

### FEDERAL BUREAU OF INVESTIGATION

### **CLYDE A.TOLSON**

(COPIES OF MEMORANDA MAINTAINED IN THE OFFICE OF THE FORMER ASSOCIATE DIRECTOR, CLYDE A. TOLSON)

## **PART 7 OF 10**

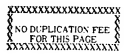
#### DESCRIPTION OF FOLLOWING FILE MATERIAL

CLYDE A. TOLSON

(Tickler copies of memoranda maintained in the office of former Associate Director, Clyde A. Tolson)

PART III







FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

ir. Sullivan June 8, 19

Mr. Rosen - Tavel Mr. Trotter

Mr. Gale.

Mr Conrad Mr. Felt

Tele. Room Miss Holmes Miss Gandy.

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH

MR. GALE

MR. WICK

MR. SULLIVAN

EMERICA

On May 31, 1966, I saw

was making a statement to a half dozen or more persons to the effect that he had traveled to New York on a recent occasion with former Attorney General Kennedy and that they both discussed the recent memorandum filed by the Solicitor General before the Supreme Court in connection with the microphone coverage in the Black Case. to those to whom he was talking that Kennedy had informed him that he, Kennedy, had never had any knowledge that the Bureau was using any electronic devices in connection with its work and that he, Kennedy, had as a so-called ace card the assurance of

had indicated that he, Mr. Kennedy, had never been advised of the use of microphone coverage in any cases.

seemed to be particularly gleeful because he believed this placed the Director of the Bureau in a most embarrassing position and placed the entire onus for the use of microphones on the Director of the Bureau.

that the statement made by former Attorney General Kennedy was absolutely untrue and that the statements attributed to were absolutely untrue in that we had written documentary proof in a number of memoranda which, in turn, were transmitted to the Attorney General advising him of the use of microphone coverage as one of the techniques used by the Bureau in its war against organized crime. I told that the Attorney General

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/27/82 BYSDIGSE/PSK

June 8, 1966

Memorandum for Messrs. Tolson, DeLoach, Gale, Wick, Sullivan

had on one occasion expressed his pleasure that the Bureau was using microphones in its campaign against organized crime and that the Attorney General had, in fact, signed a memorandum in his own handwriting authorizing the use of such microphones.

Kennedy and would be making such statements when the written record completely disproved the statements made.

Very truly yours,

John Edgar Hoover Director OFFICE OF THE DIRECTOR



### © DS

#### UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

MEMORANDUM FOR MR. TOLSON MR. SULLIVAN

June 8 M. 9 Striken

Mr. Tavel

Mr. Trotter

Tele. Room

Miss Holmes

Miss Gandy

Mr. Gale.

On May 26, 1966, I saw Admiral W. F. Raborn, Director of the Central Intelligence Agency (CIA).

Admiral Raborn stated that the evening before he had attended a dinner in honor of the outgoing Under Secretary of State, Mr. Mann, and at this dinner had had a conversation with the President. The President had discussed with him the move which had been made in the Senate by Senator Fulbright to enlarge the so-called Select Committee which oversees the activities of CIA and that a resolution was under consideration adding to that Select Committee three members from the Senate Committee on Foreign Affairs.

The President had suggested to Admiral Raborn that he see me as he believed that I might be of some help in preventing such action being taken by the Senate and be able to give Admiral Raborn some counsel as to steps he might take in preventing this move from being consummated in view of the sensitivity of the information to which an expanded committee would have access.

I briefly outlined to Admiral Raborn what we had done in the FBI in that originally the resolution specifically spelled out that the FBI was one of the agencies to be covered by the Select Committee but that I fully realized that the language as it now stood would still allow the expanded committee to inquire into the activities of any agency engaged in intelligence or counterintelligence. I stated that, of course, the latter covered a substantial portion of the operations of the FBI and that I would certainly do everything that I could to prevent such action being taken as would expose the FBI to inquiry by the proposed enlarged Select Committee in view of the possibility of leaks therefrom with loss of contacts and coverage of most sensitive character which we now have.

Admiral Raborn left with me the attached copy of a letter dated May 25, 1966, written by Senator Hayden, Chairman of the Committee on Appropriations, which has been sent to all Senators, which very adequately covers the situation which may come before the Senate.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE JANEZ BY SON CONTAINED Memorandum for Messrs. Tolson, Sullivan

June 8, 1966

Following my conversation with Admiral Raborn, I did talk with Senator Richard Russell, Chairman of the Select Committee as well as Chairman of the Armed Services Committee, and expressed to him my concern about the proposed action of the Foreign Relations Committee in expanding the size of the Select Committee.

Senator Russell indicated his great concern about this matter and that he believed he would be able to defeat the move proposed, but that if I had any other contacts in the Senate that could be helpful, I should take steps to talk with them about the situation so that they might understand the ominous effect of adding three members of the Foreign Relations Committee to the present Select Committee. I later talked with Senator Stuart Symington along the same lines that I had conversed with Senator Russell as Senator Symington is a member of the present Select Committee.

While the situation has not come to a head as yet, I do think it is imperative that it be carefully watched because it can desperately hurt the operations of this Bureau if the Select Committee is expanded to include members of the Foreign Relations Committee.

Very truly yours,

Edgar Hoover

Attachment

RICHTAD LE BUŞCILLI, GAR. BAYDE BUŞCILLI, GAR. ALLER J. ELLT TO., LA. LEFTER BILL, ALA. JOHN L. MCCLICLAR, ABK. A. WILLIS BOOL FITSON, W. M. MCCLICLAR, ABK. A. WILLIS BOOL FITSON, W. M. M. JOHN ETLANIK, MISS. JOHN ETLANIK, MISS. JOHN ETLANIK, MISS. JOHN BOLL, K. M. A. S. MICH BONCONEY, ORLA. ALAN BIBLE, N. V. M. GALE, W. MCCCI, WYO. GALE, W. GALE, W. MCCCI, WYO.

LEVERTY BALLINSTALL MASS.
MILTON R. TOUNG, N. DAK.
RARLE, MUNDOT, S. DAK.
MARGARET CHASE SMITH, MAME
THOMAS N. KUCHEL, CALLY
ROGAN L. NRUSHA, NEOR.
SORDON ALLSTY, COLD.
MORRIS COTTON, N.H.
CLIFFORD F. CASE, M.J.

'Almited States Semat

COMMITTEE ON APPROPRIATIONS

THOMAS J. SCOTT, CHIEF CLERK WM. W. WOODBUFF, ASST. CHIEF CLERK May 25, 1966

On next Wednesday, June 1st, Senator Fulbright will report an original resolution from the Committee on Foreign Relations creating a Select Committee on Intelligence Operations. The membership of the proposed Select Committee will include three members from the Senate Committees on Appropriations, Armed Services, and Foreign Relations. As soon as Senator Fulbright reports the resolution, Senator Russell, Chairman of the Senate Committee on Armed Services, will make a point of order against the resolution on the grounds that under the existing practice a resolution of this nature must be considered by the Standing Legislative Committee having jurisdiction of the subject matter, and that the predominant matter of jurisdiction involved is that of legislative oversight of the Central Intelligence Agency and the Defense Intelligence Agency, which is clearly within the jurisdiction of the Senate Armed Services Committee. I shall support Senator Russell in his efforts to have this resolution referred to his Committee and I urge you to support him.

In Section 2 of the proposed resolution, it is stated that the proposed Select Committee's duties shall include "review of the budgets and appropriations for intelligence and counter-intelligence activities". I call your attention to the fact that Rule XXV of the Standing Rules of the Senate vests in the Committee on Appropriations jurisdiction over matters "relating to appropriation of the revenue for the support of the Government".

I do not think there is any reason why the Committee on Appropriations should allow any outer Committee -- Salast, Special, or Standing -- to infringe upon the carifection that is clearly vested in our Committee. Furthermore, if there is any reason why this should be done, there exists a proper legislative process to accomplish the purpose. This is through an appropriate resolution to amend Rule XIV of the Standing Rules of the Senate which would be considered by the Senate Committee on Rules and Administration. At this point, I want to make it clear that as Chairman of the Committee on Appropriations I was not given an

opportunity to appear before the Committee on Foreign Relations or otherwise make my views known on the resolution.

Section 2 of the resolution refers to the "activities of the Central Intelligence Agency, the Defense Intelligence Agency, the Eureau of Intelligence and Research of the Department of State, and other egencies of the Government insofar as the activities of such agencies relate to foreign intelligence or counter-intelligence". (Implesis supplied.) In the event such a Select Committee were established, it would be impossible for the Committee on Appropriations to have members on the Select Committee from each of the Subcommittees that have direct responsibility for these agencies. Under our existing Subcommittee structure, matters pertaining to the Defense Intelligence Agency are the responsibility of the Department of Defense Subcommittee, matters pertaining to the Central Intelligence Agency are a responsibility of a special subcommittee of the Department of Defense Subcommittee, natters pertaining to the Bureau of Intelligence and Research of the State Department are a responsibility of the Departments of State, Justice, Commerce, and The Judiciary Subcommittee, and matters pertaining to the Atomic Energy Commission -- and this Commission is surely involved as one of the "other agencies of the Government" referred to in the resolution -- are a responsibility of a special subcommittee on the Atomic Energy Commission and Tennessee Valley Authority of the Subcommittee on Public Works.

In considering this matter, I think it is important to consider the most unusual legislative procedure that has been followed. Had this been an original resolution, it would have been referred to the Committee on Armed Services. Had the resolution authorized the payment of the Committee's expenses from the Contingent Fund of the Senate, it would have to be referred to the Committee on Rules and Administration, but the paragraph authorizing such payments has been deleted. However, I call your attention to the fact that in Section 3 of the resolution the Committee is authorized "to make such expenditures as it deems advisable". What we have is the Senate Committee on Foreign Relations reporting a resolution creating a Select Committee and granting to the Select Committee jurisdiction that is now vested in the Committee on Appropriations, the Committee on Armed Services, and the Committee on Foreign Relations under Rule XXV of the Standing Rules of the Senate. Furthermore, the Committee on Foreign Relations during its consideration of the resolution did not give the Chairmen of the Committees on Armed Services and Appropriations an opportunity to express their views on the resolution.

If you will review the jurisdiction of the Foreign Relations Committee as established in paragraph (i) of Rule XXV of the Standing Rules of the Senate, I am sure that you will agree with me that there is nothing in this grant of jurisdiction that gives the Committee on

Foreign Relations a right to report a resolution creating a Select Committee or a resolution involving the jurisdiction of the Committees on Armed Services and Appropriations.

In the event Senator Russell is successful in his efforts to have the resolution referred to the Senate Committee on Armed Services, I will take all the necessary steps to protect the interests of our Committee and I am sure he will grant me the opportunity to do so.

Again I urge you to support Senator Russell in his efforts to have this resolution referred to the appropriate Legislative Committee, the Committee on Armed Services.

Yours very sincerely,

Chairman



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:52 AM

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH MR. GALE

MR. ROSEN

MR. SULLIVAN

MR. WICK

Mr. DeLoacl

Mr. Sullivar

Miss Holmes

Miss Gandy.

I called Honorable Marvin Watson. Special Assistant to the President, and advised him that I wanted to let him know that I have sent a memorandum to the Attorney General amending that sentence at the bottom of page three in the memorandum to the Attorney General dated June 14, 1966, regarding the questions which the Supreme Court has asked in connection with the Fred B. Black, Jr., matter, to read in line with the suggestion of the President as follows:

> This authorization was discontinued in July. 1965, following a meeting with President Johnson, and no such microphones have been utilized since that time in criminal matters.

I told Mr. Watson that I had originally thought we should wait until we had the draft of what the Department proposed to send to the Supreme Court and then make the change, but they take so long and there would probably be argumentation, that I sent the memorandum today. I told him I wanted him to know about this so he could advise the President.

Mr. Watson expressed his appreciation.

Very truly yours,

John X Director

**ALL INFORMATION CONTAINED** HEREIN IS UNCLASSIFIED DATE 5/27/82 BY-9-1654/PSK



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:50 PM

Miss Holmes

Miss Gandy.

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH

MR. GALE

MR. ROSEN

MR. WICK

While talking to Senator Robert C. Byrd of West Virginia on another matter the Senator stated he was talking to the Editor of the Wheeling News Register, Wheeling, West Virginia, last night; that this Editor has been running editorials against gambling and crime. The Senator stated there had been a lot of threats on life and some bombings over there recently of trucks, et cetera, and the Editor has had calls threatening to bomb him; some callers call at two or three o'clock in the morning, some breathe heavily and others say he has been warned and this is the last warning, et cetera. The Senator said he and the Editor were wondering if the FBI could somehow track these people down.

I told the Senator it is hard to trace these anonymous telephone calls; that no device has been made, notwithstanding recent publicity, that can be used to trace these calls as it is not technically correct. I would suggest that I have my representative at Wheeling get in touch with his friend and go over the threats that have been made and see if there is something we can do.

Senator Byrd stated he wanted to say something and he is not sure he heard his friend correctly or that he is quoting him correctly, but he, the Senator, seemed to remember his friend said that there was some contact with the FBI but not much interest was shown, but more recently more interest has been shown. The Senator reiterated that he is not sure he is right in saying that. I stated that if it is interstate phone calls, we would have jurisdiction but if it is intrastate, it is a question of law as to whether we would have jurisdiction, but in any event, we ought to get the facts. Senator Byrd mentioned that Wheeling is on the Ohio River so the calls could be in Ohio or Pennsylvania. I stated we have had the same problem at White Sulphur where we made a series of raids on the gambling in that area as those people who are running the gambling were coming across the line from the adjacent state which gave us turisdiction. I stated that if they were residents of West Yirginia and

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/11/8 BYSD-1GSE/BE

June 16, 1966

Memorandum for Messrs. Tolson, DeLoach, Gale, Rosen, Wick

operated the gambling in West Virginia, we would not have jurisdiction but by crossing the state line, we did and the same thing was true in regard to crossing the line from Pennsylvania to New Jersey or Maryland to Delaware. I stated we have been successful in prosecuting those crossing state lines, but if we do not have jurisdiction, if we dan find an honest local law enforcement officer, we turn the information over to him and then appear and testify in the local trial. I commented that we have been successful in doing that in Chicago in Cook County, which covers the city of Chicago, and while gambling in that area has been entirely local, we have run across it in our regular investigations and gone to the attorney of Cook County and on our evidence he gets a search warrant, makes the raid and arrests and tries it in State Court. I stated if we notified the Chicago Police, the evidence would not be there when they were raided as it would leak out.

I told the Senator I would order our man at Wheeling, which is under the Pittsburgh Office although we have a Resident Agent there, to get in touch with the Senator's friend if he would give me his name. Senator Byrd stated it is Harry Hamm, Editor of the Wheeling News Register. I stated I would have our man be in touch with Mr. Hamm the next day or two and go over what the facts are and see if there is anything within our jurisdiction. The Senator stated that as he said, he may not be correct in thinking he had some contact with the FBI there. I stated that was all right, whether he has or not, he ought to be given the reasons why we could not do it and explain it to him, if that is the case. The Senator said that then in any event, I would have contact established and I stated I would. He expressed his appreciation.

I called Mr. Gale and instructed that the above be handled.

Very truly yours,

John Edgar Hoover Director

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:54 PM

June 16, 196

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH

MR. SULLIVAN MR. WICK

President Lyndon B. Johnson called. He stated he saw on the ticker an item regarding "Puerto Ricans" and proceeded to read the following:

"The FCC said today it is looking into a report that a Spanish-speaking announcer for a radio station in Chicago urged Puerto Ricans to join the riots that erupted in the city earlier this week. William Ray, the Chief of the FCC's Complaints and Compliance Division, said that its office in Chicago 'had received one call' that an announcer for a foreign language station had made the plea. However, Ray pointed out that the caller himself had not heard the broadcast but had been told by someone else that it has been made. As yet, Ray said, the FCC has not been able to learn which of the cities foreign language stations was involved 'if any.' 'We have not heard from anyone who actually listened to the alleged broadcasts,' Ray said. 'But we are looking into the matter.'"

The President said that in line with the report he read last night about the woman in Los Angeles, he wished my man in Chicago would take a good look at this and see if anything like that did happen and he would like him to keep his ears open.

I told the President I would take care of it right away.

Very truly yours,

٩. ٥٠ ١%

INFORMATION CONTAINED Director TREIN IS UNCLASSIFIED

DATE 5/27/80 BYSPICSK/BY







#### UNITED STATES DEPARTMENT

#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:18 PM

June 27, 1

Miss Holmes Miss Gandy

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH MR. SULLIVAN

MR. WICK

President Lyndon Johnson called and asked if we had found out anything about the leak of information (acceleration of war in Viet Nam.) I stated we have been working on it over the weekend. I stated the three most loquacious people we have come across, although we do not have any direct proof they are involved are: whom we have interviewed and he, of course, knew nothing about this at all but his reputation is that he has a few favorites in the press that he talks to; another who has quite a wide acquaintanceship and is friendly with this particular man who wrote the article (Phillip Gevelin), and the third is who also has had friendly relations with this particular individual and who, I understand, has opposed the acceleration of any war in Viet Nam. I stated we are going over the files in the Pentagon

at the present time. I stated my impression so far is that it emanated from the State Department, but in order to be absolutely certain, I think we ought to go over about twelve of the major files, including the Joint Chiefs of Staff, et cetera and interview each of them as to whomhey talked to and what they said. I stated we have already interviewed Admiral Raborn and Richard Helms of the Central Intelligence Agency (CIA) and they had not discussed it with anyone but themselves. I stated Raborn and Helms made no memoranda nor notes in regard to the situation and said that as they understood the meeting, the decision had not been made to escalate as the President always insisted upon deciding himself in his own conscience and there was no vote or decision of the Council to do that but they understood that the President would make his decision and in due time they would be notified and were so notified in the Joint Chiefs of Staff memorandum that went to them the next day indicating the matter was to be implemented.

The President stated there were one or two keys to it. He stated he thought I might want to make notes on this and I indicated I would. The President stated they had the Council meeting and he went on home and had lunch and went to his bedroom; that he called Secretary of State Rusk, who was on the Hill testifying, and he then called Secretary of Defense McNamara. The President

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/27/82 BY 50/ CSK/BE

June 27, 1966

**(83**)

I stated the thing so deplorable is that the statement is so positive and yet he did not have the decency to check before going ahead and printing something like that. I stated you can depend on every one of the anti-American nations, enemies of our country in the Far East, were immediately notified of it. I stated whether any of our so-called allies notified their Ambassadors in Washington, we do not know but I felt it had to come from within the State Department; that is my hunch but I, of course, was not closing my mind.

I stated this man has wide social activity in what is called the Georgetown Set; that he lives and is active socially with the Georgetown crowd and is close to Robert Kennedy and still is close to him and the so-called "inside group". I stated he is close to this man who was one of Kennedy's close contacts. I stated they meet in the evenings in the various homes and have developed strong friendships, but so far in our approach to it there are only the three indicated as being possibly the source --

The President stated we ought to find out in talking to everybody whom else they saw on Thursday as they may have gone to some social meeting. I stated they may have dropped some remark or gone to the office. and dictated some memorandum as we have found in other leaks that some of these members in the Cabinet go back and dictate memoranda of what they recall transpired. I stated we started the interviews late Saturday and in CIA no memoranda were dictated nor was it discussed except between Helms and Raborn. The President asked if we had interviewed vet and I and he stated we had not: that we interviewed claims he knew nothing at all about it but had been of the impression this thing might happen, but was not advised by anybody. I stated we asked him about the previous instance where he claimed to have been alerted by somebody in the State Department and he said that was not true, that he merely put two and two together and came to the conclusion the matter was going to be discussed; that was the previous instance when he wrote the letter of objection to the President; that he claimed he did not get it from the State Department but from his own conclusions and assumed it was going to be discussed and he was very much opposed to its being done and upon that basis he then wrote the President but he denies he got it from the State Department at that time and this time he denies he knew anything about it at all.

June 27, 1966

said he would guess that was between two and three o'clock, but he called Secretary McNamara and told him to go ahead and that was Wednesday afternoon and this story was filed at 3:42 PM Friday and it said the decision was made the day before, so it would indicate that the person that gave this to the author heard about it on Thursday and assumed it was made Thursday.

(6:

The President continued that the two who opposed are two of the three I had mentioned, but he was relatively positive did not talk to anybody but a fellow was inquiring about this subject of Sunday, according The President said that what I ought to do is see whom Secretary McNamara called at the State Department and when he talked to State and the President stated his guess is that he called Rusk and then I would want to find out whom Rusk talked to. I stated we would also want to find out to whom the memorandum of the Joint Chiefs of Staff went to. The President stated that went on Thursday. He said we ought to see when first found out about it; when found out; and who found out about it on Thursday because nobody was present with him, the President, when he made the decision. He said he made it in his bedroom and tried to call Rusk; that Mrs. Roberts could give us the time of that call and I would also see that he talked with McNamara. The President stated his guess is that it probably went to a second level person on Thursday and that is probably where it came from. The President said we have to see who talked to this fellow, but first see who had to know this in State to send out the message as State insisted on sending it to the Canadians and British, et cetera; that is not going to be done anymore but they wanted it to be done, but it had to be known when they prepared the wires, otherwise it would not be necessary for anybody to know but Rusk and McNamara. The President stated that Rusk did not tell anybody, but he had to tell somebody in his office and we will have to see where that goes.

The President continued that this fellow (Geyelin) wrote a book on his foreign policy so I could see that somebody inside has been talking to him a good deal. I stated that while he points out many of the President's good points, I considered it a hostile book. The President stated he is friendly with Bundy and has talked to him a good deal but Bundy was not in on this, although Bundy may have helped him on the book. The President stated he thought somebody in a pretty high position in State may have done this, but not the Secretary.

6.

June 27, 1966

66

The President commented that he expected that was right as

I stated, however, that communications from
the State Department are so close with his office it is entirely possible he
may have known about it but this man apparently sent the dispatch from
Washington and was not in New York, so far as we can check on his whereabouts
so the Ambassador would have had to telephone him from New York, which I
doubt.

The President stated we would have to see whom Rusk had to tell and follow it from there. I stated we would and also at the Pentagon, too.

Very truly yours,

John Edgar Hoover Director



WASHINGTON, D.C. 20535

3:17 PM

June 27.

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH MR. MOHR

MR. CALLAHAN MR. WICK

Mr. Callahan Mr. Conrad

Miss Holmes

Miss Gandy.

I returned an earlier call from Congressman Charles S. Joelson of New Jersey. The Congressman stated he had spoken to Jay Howe today as I had suggested and it is Howe's opinion that the Chairman, John Rooney, might not look too favorably upon his releasing testimony before it is made public, which he, Joelson, understands. (This pertains to my testimony before the House Appropriations Committee pertaining to a Communist camp in New Jersey to train young people for work on campuses.) Congressman Joelson stated he had wondered for a minute if he could release this saying I had informed him, since it is my area, but he did not want to do anything I did not want him to, as he could wait. I commented that I would feel reluctant in view of the Chairman's feeling, but personally I have no objection. The Congressman stated he thought it would be safest for him to wait, although he is eager to break it. He stated the trouble is though that it might be fall before he could break it and he would like to do it before the summer.

I asked the Congressman if he had any indication as to when they were going to mark the bill up and report it to the floor and he stated they were getting a continuing resolution and I commented that postpones it another thirty days. The Congressman stated they have all of USIA (United States Information Agency) and related agencies so it might be a while. I stated there is a great deal in the testimony, not only the part referring to New Jersey but other areas of the country. The Congressman stated there was much in it that should, he thought, be made public. I stated I thought so too, particularly in view of the condition of the world at the present time.

The Congressman stated what he had in mind, and he understood my hesitancy, was saying he learned this from me and not from my testimony. I stated in view of how Congressman Rooney feels, I would be reluctant.

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

June 27, 1966

Memorandum for Messrs. Tolson, DeLoach, Mohr, Callahan, Wick

Congressman Joelson stated he talked to Jay Howe and not Congressman Rooney, but Howe felt Rooney would be reluctant for him, Joelson, to disclose testimony and to just say that I told him was another thing. I suggested the Congressman talk to Rooney, and I knew he was at home, and tell him what the picture is and ask whether he would have any objection to his attributing that statement to me. The Congressman interjected "without saying it is testimony," and I agreed and stated that first all right with him then he, Joelson, is in the clear. I stated I thought Rooney would probably concurand I have talked to him on the phone a number of times since he has been sick.

Congressman Joelson stated that if I do talk again with Congressman Rooney, he would appreciate my mentioning this because he is eager to break it as he thought the college students should know they are being used. I commented it is being intensified this summer and it is like the civil rights marches in the south where they are bringing down these northern students from the universities and colleges who don't know anything about it, but my testimony spells that out.

Congressman Joelson reiterated that if I do hear from Congressman Rooney, he would appreciate my letting him know and I stated I would.

Very truly yours,

John Edgar Hoover Director



11:27 AM

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

VASHINGTON, D.C. 20535

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH MR. WICK

June 28.

966 Tavel

Mr. Trotter Tele. Room

Mr. Sullivat

Miss Holmes

Miss Gandy

Honorable Bill Moyers, Press Secretary to the President, called and stated he had just come from a meeting with the President; that CBS has a story out of Saigon, but it probably emanated from here, about the FBI looking into this question of a security leak last Friday. Mr. Moyers stated the President wanted my advice on what he, Moyers, could say when he gets asked about it at his briefing later on. Mr. Moyers stated the President's thought was that he ought to stick to the line that any matter relating to

I stated I thought that was a sound view, but another alternative, since it refers to the FBI, is that there is no comment to be made there. stated they would get a "no comment" here, as my instructions have always been if inquiry is made here to make no comment.

operational or military matters is something which they do not discuss.

I commented to Mr. Moyers that we have found that about 500 people knew about this matter after the President made his decision and that included foreign governments that were notified and they, in turn, may have notified their Ambassadors here in Washington. I stated our suspicion Saturday morning at the conference that the so-called information that CBS had on the radio Saturday morning may have emanated from the Embassy in Saigon.

I told Mr. Movers that I thought probably the President's ideas to his, Moyers', reply would be sound or if he wants to say that it is a matter which could not be commented on if such a thing were being done as it would be handled by the FBI and we will give no comment here. Mr. Moyers expressed his appreciation.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

Very truly yours.

Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

MEMORANDUM FOR MR. TOLSON

11:20 a.m.

June 7.

MR. DE LOACH

MR. WICK MR. CASPER MR. ROSEN

966 Sullivan

Mr. Tavel

Mr. Conrad .

Tele. Room.. Miss Holmes

Miss Gandy

Assistant Attorney General Fred Vinson called and stated his boys told him the report is about completed in the Hoffa situation except for a couple of loose ends; that he had not had a chance to go over it personally but they told him it is a really massive and magnificent job.

I stated I went over it; of course, it is very very long and goes into considerable detail but I think it covers all possible angles.

Mr. Vinson said they will be able to get it to the grand jury in a couple of weeks. He further stated the thing he was pleased about is that they have straightened out the matter about the judge down there. I said I thought so too.

Mr. Vinson said he is going to write a formal memorandum thanking me for it but, because we had talked about it, he wanted to tell me. I told him if there are any further matters not to hesitate to let us know.

Mr. Vinson then stated there was one more matter he wanted to discuss. He stated they have been in touch with the Advertising Council which furnishes a free nationwide advertising program with regard to respect for law and reduction of crime; they are interested in a program on prevention of crime in the field of car theft and burglary. Mr. Vinson said he pointed out the Bureau's last statistics show one burglary every two seconds; the thing that occurred to him was that people do not identify the Department of Justice or Criminal Division with matters like this and it would be a good opportunity to get good publicity for somebody and he thinks it should be the FBI. He said they would like to talk with the Advertising Council if it is all right with me. I told him it is all right with me and advised him that my appropriations testimony which contains recent statistics will be printed sometime this month.

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/27/80 BYSP/ ase/sec

Memorandum for Messrs. Tolson, DeLoach, Wick, Casper and Rosen

June 7, 1966

Mr. Vinson remarked that 42% of the automobiles stolen are stolen as a result of keys left in the lock. I said it is amazing how people leave keys in cars, that most car thefts are due to the fact the car wasn't locked. I mentioned the fact that some times parking lots require the key to be left in the car so they can move it if necessary. I said I think that ought to be pointed out and ought to be refrained from. I mentioned that parking garages also retain the keys.

Mr. Vinson stated they are going to attack that problem not only in the ads but through the IACP; that they are trying to get them to get their local police people to enforce whatever ordinances they have about keys. We discussed how car theft has been cut in places where such ordinances have been enforced. Mr. Vinson stated they are trying to work with the IACP on the problem but he thought the Bureau ought to have a place in the advertising program. He stated he will advise the Advertising Council that the Bureau is interested and he will have one of his boys get in touch with Mr. Wick.

Very truly yours,

John Edgar Hoove: Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:54 PM

June 16, 1966 Trotter

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH MR. CALLAHAN

MR. SULLIVAN

MR. WICK

410 Calarter

Mr. Gale

Tele. Room. Miss Holmes Miss Gandy.

While talking to President Lyndon Johnson when he called on another matter, the President asked if the fellow in the Dominican Republic (former Legal Attache Clark D. Anderson) was back yet and when advised the he was not, the President said to let him stay there until the inauguration is over. The President asked that when he does get back, for me to bring him over to the White House so the President can salute and thank him as he thinks a good job was done and he wanted to personally tell him.

The President asked if this were not the fellow who was in Venezuela and moved from there to Mexico City and then down to the Dominican Republic and asked if he were still there. I told the President he was not, that I had moved him to San Juan because of the terrible conditions there. The President said whenever he is up here, he would like to personally thank him and asked that I write him and let him know how the President feels. I told him I would.

Very truly yours,

Jolia Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS, UNCLASSIFIED DATE 5/27/00 BY 10-1034/00



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:50 PM

June 16, 1966 Mr. Tavel

MEMORANDUM FOR MR. TOLSON MR. DE LOACH MR. WICK

Meanto

Wes H hoes ..

Miss Gandy

Senator Robert C. Byrd of West Virginia called and said he was wondering if someone in the Bureau could prepare for him a little speech with reference to the Supreme Courtruling on Monday on police questioning of suspects.

I told the Senator I could get that done. I also told him there is a complication there which the Chief Justice tried to take care of in his opinion in that they are trying to claim there is no differentiation between the types of crime handled by the FBI and those of local authorities. I stated that, of course, is not entirely accurate because in Federal crimes, you generally have the case pretty well made before making an arrest and in local crimes you may have an attack or assault and the police officer has to make an arrest at once. I stated under the rulings we now have, a person has to be advised that he need not talk and can have a lawyer, et cetera, and therefore I think it will hit the local authorities harder than the Federal authorities, but I would get him up some notes on this.

Senator Byrd stated he would appreciate it as he would like to make a speech on the Senate floor hitting that ruling.

I spoke to Mr. Tolson about this matter and instructed that it be handled.

Very truly yours,

John Edgar Hoover

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 3/29/62 BY SOLOMBRE OFFICE OF THE DIRECTOR







UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:21 AM

June 29, 1965

Mr. Bullive

Mr. Tavel.... Mr. Trotter... Tele. Room...

Conrad

Miss Holmes. Miss Gandy...

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH

MR. SULLIVAN

MR. WICK

President Lyndon Johnson called and asked what I have learned in regard to the leak of information concerning the acceleration of war in Vietnam. I told the President we had interviewed about 75 persons and I was wrapping it up into a complete memorandum to send over this afternoon; that circumstantial evidence only is quite strongly pointing to

as being the one who may have told this writer (Philip Geyelin) the information. I told him that we have talked to various other persons such as Secretary of Defense Robert McNamara and others at a high level, but I think it would be unwise to go down to a lower level such as code clerks, et cetera, because I think it had to come, in view of the timing, from somebody at a high level. I stated we do not have proof on this

mixes around with

what we call the Georgetown Set, in which this fellow moves.

I stated there is no indication that anyone in the Pentagon, and we have interviewed all of the Joint Chiefs of Staff and high level officials, knew the man. I stated they had not even heard of him and had no contact with him. I stated in the State Department practically all the high level people knew him, knew him socially and were friendly with him, but all denied they had given him any information. I stated we get down to a point where it is going to be one of these nebulous conclusions, but the finger of suspicion points more strongly to than anyone else.

The President asked if there were any indication talked to the writer any time after the decision was made. I stated there was not; that he claimed he did not have the opportunity to talk with Secretary Rusk. I stated in other words, McNamara talked to was the first one notified in the State Department, which in turn notified various other persons who were probably entitled to know. I stated we interviewed all of them and, denies he at any time gave any indication to this fellow of having information concerning this.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/24/82 BY JP 1634/650 66 67C 67d

June 29, 1966

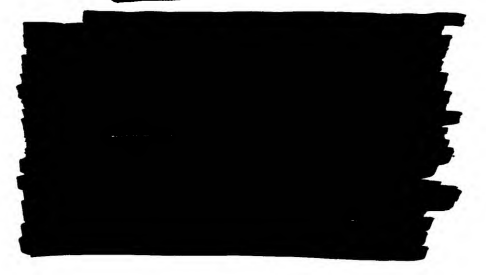
I stated that if my memory was correct, there is indication

£.

was a gathering of a large group of people and this fellow Geyelin attends all these high level cocktail parties and receptions. The President asked if this was Thursday night they were together and I stated I thought it was but I was not certain. He then asked if I remembered where this was and I stated I did not but I would check back on it and find out. The President expressed his appreciation.

10:27 AM

I called the President and advised him that the following is the information on



June 29, 1966

said he knows this fellow Geyelin well and considers him to be a responsible individual. He said this writer has a great many high level contacts in Washington; said he has no idea who furnished the information concerning the President's decision.

The President asked if I found anything about this party and I stated 67£ apparently that is not correct; that it was this conversation with the man by telephone. The President stated that was Sunday though and we need to see where they met, where they visited, where they could have been together, whether anybody was with him after 3:00 on Wednesday to Friday at 3;00, to see where Geyelin was and who saw him, who talked to him, et cetera. The President stated it came from somebody in that group of three or four in that circle. I commented that it had to.

Very truly yours,

John Edgar Hoover Director



#### UNITED STATES DEPARTMENT OF

#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:52 PM

June 30

Miles Helican Miss Gandy .

MESO

MEMORANDUM FOR MR. TOLSON

MR. MOHR MR. CALLAHAN

MR. WICK

I returned an earlier call from Honorable Samuel P. Goddard. Governor of Arizona. He stated he appreciated my calling him back, as he has in his state a very critical situation with respect to their Liquor and Narcotics Control Commission. He said they have had since repeal a one-man organization that has degenerated (and he interpolated that is 33 years) into a situation in which he has to take some extreme action. I commented that I would imagine it is a real problem.

Governor Goddard stated that the narcotics control is going to be helped by the Federal situation where they are going to get some young men on the campuses who are trained, but the newspapers had revealed all the names of their secret agents. He stated it is a difficult situation and the only solution is to put a first-class man into the situation until he, the Governor, can get back to the Legislature and change the form of the department. He stated that, of course, this relates to law enforcement and the kind of people I have are the best available. He stated there is one man there in Tucson who has been Agent in charge there for many years who has his time in and is about to retire, Jack Sheik (John F. Sheik). The Governor commented that he is a fine man and I agreed.

The Governor

stated that he understands, too, that Sheik is a lawyer and is qualified in New Jersey and Arizona. He stated Sheik is the kind of man they need, but he did not want to take one of my men until he talked to me and he thought perhaps I might know of Sheik and give him, the Governor, a steer and apparently I have.

I stated that I would think Sheik would be a very excellent man, he is mature and has been with us a long time and while it would be our loss, at the

> ALL INFORMATION CONTAINED HEREIN IS, UNCLASSIFIED DATE styler BY spicsylor

Memorandum for Messrs. Tolson, Mohr, Callahan, Wick

June 30, 1966

same time it would be the Governor's gain. Governor Goddard stated he appreciated my giving him that information and he wanted me to know they appreciate the FBI and want to cooperate with us. He stated this is a law enforcement breakdown and he has to act more or less as in an emergency.

I told the Governor I appreciated that and he could also be assured that any time we can be of any assistance, to not hesitate to call upon us.

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

Mr. Calgar Mr. Calgar Mr. Calgar Mr. Courad Mr. Felt

July 1,

Mr. Roch 966 S hvan

MEMORANDUM FOR MR. TOLSON

Last night Honorable S. Douglass Cater, Jr., Special Assistant to the President, called me and wanted to express to me the appreciation of the President as well as himself, Mr. Cater, at the change which had been brought about on the \_

This will make possible the naming of some more enlightened individual in his place and also in several of the other vacancies now

Very truly yours,

John Edgar Hoover Director

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/2/82\_BYSP1 GSYPSK

16



UNITA STATES DEPARTMENT OF J. 11CE.

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

July 1, 1966

Mr. Conrad Mr. F lt Mr. Gal-Mr. Rosen Mr. Sullivan Mr. Tarci Hr. I ber Tele, Rosen Mr. H hees Mrs. Grady

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH

MR. SULLIVAN

precont

On June 29, 1966, I saw Admiral William F. Raborn, who called to pay his respects as he was leaving the Central Intelligence Agency (CIA) as its Director and was being succeeded by Mr. Richard Helms, who had been Deputy Director under Admiral Raborn. Admiral Raborn expressed particular appreciation of the excellent relationship that had existed between CIA and the FBI during his fourteen months as Director of that organization.

I likewise expressed my appreciation at the fine cooperation which had been extended to the Bureau by CIA and the excellent working relationship which existed between the two organizations, both at headquarters and in the field.

Admiral Raborn indicated he would remain in Washington as he is to be in charge of some aviation journal and is also to be a consultant to  ${\bf ClA}$ .

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE S/22/22 BY 201 CSY/252

TOPPICE OF THE DIRECTOR



FEDERAL BUREAU OF INVESTIGATION

SEQUET

11:20 AM

MEMORANDUM FOR TR. TOLSON

MR. DE LOACH MR. WICK Miss Gardy

I returned an earlier call from Senator Birch Bayh. Senator Bayh stated he is Chairman of the Constitutional Amendment Subcommittee and they are planning to hold some hearings and bring in some law enforcement officials around the country, lawyers and defense attorneys, prosecutors, et cetera, to look into the impact on law enforcement by reason of the Supreme Court decision and others regarding confession and, of course, the FBI, being the apex of our law enforcement, would it at all be possible to entice me or persuade me, if I were interested, in being their lead-off witness to give them an idea of what effect this decision is going to be on the FBI and law enforcement morale in general.

I told the Senator that the problem with which I am faced in this regard is that it has been the policy for years of the Department of Justice that if there is any testimony on legislation or policy, it is handled by a representative from the Deputy Attorney General's office. I stated that I have never appeared in behalf of legislation nor in opposition of legislation because of that general policy. I stated that this, of course, is even more delicate because the ruling of the Supreme Court has become quite controversial and is being attacked in some parts of the country and supported in other parts. I stated that insofar as the Bureau is concerned, the Chief Justice in his opinion did refer to the procedure of the Bureau as conforming with what he conceived to be the proper procedure in advising a defendant or a person under arrest of his rights before making any statement — in other words he need not make a statement if he did not want to and if he did, anything he said might be used against him, et cetera. I stated that is incorporated in the manual of the FBI and has been for some years.

I told him that the problem that we are faced with is not so much being affected by this ruling as the local authorities are, as they are affected more. I stated our cases are generally not built up on confessions as by digging in and getting facts. I stated local authorities have a different problem, as, for

Class. & Ext. By SD-/ GRAPK.

Reason-FCIM II, 1-2.4.23

Date of Revief/GPKe



ALL INFORMATION CONTAINED 28 500 HEREIN IS UNCLASSIFF DED EXCEPT WHERE SHOWN OTHERWISE.



Memorandum for Messrs. Tolson, DeLoach, Wick

July 6, 1966

example, a murder is committed on the street and there may be no witnesses and the police then have to round up any suspects and take any statements they can get. I stated with these restrictions they have to give advice and counsel before they interrogate. I stated it is an entirely different class of cases that the local authorities handle and and, thus, is a different problem than we have in the FBI.

Senator Bayh commented that it is an entirely different caliber of law enforcement officer, too. I stated I have been advocating for years, and we have been carrying on for a number of years, extensive training of local law enforcement officers. I stated our National Academy has two classes a year with 100 men in each class; that these men are recommended from the various local communities and many are inspectors or chiefs; that they spend three months at our training academy where we train themnot only in the use of firearms, but the various facets of interrogation, et cetera, so these men can go back to their own communities and, in turn, train their own officers. I stated we do not try at the local level to take over training as I feel that is for the local authorities to handle, but the caliber of the men ought to be raised and the salaries raised.

I told the Senator that I had just returned late vesterday from New York and I saw in the paper there where the bus drivers are getting more money than the police and firemen. I stated, of course, the bus drivers are highly unionized and able to bring pressure. I stated I did not know this as a fact but the paper said it was. I stated that is the kind of problem you face all over the country and, in addition, you have an intense demoralizing situation where they cry "police brutality" on the slightest provocation and the newspapers serve no useful purpose in printing the picture, such as in civil rights cases particularly, of a Negro on the ground with officers above. I stated that does not show the picture of his having assaulted the officers and in order to protect themselves they had to subdue him. I stated all in all local authorities do have a tremendous problem to face, their salaries are not adequate, et cetera. I told the Senator that, incidentally, Congress approved this year the enlargement of our National Academy so we will now train 1200 men a year instead of 200. I stated we are not training men to be police officers, but training police officers to go back and be Chiefs or in charge of training in their local communities. I stated we have been

# SECRET

Memorandum for Messrs. Tolson, DeLoach, Wick

July 6, 1966

6

doing this for some years, but on a small basis and this year in line with a recommendation I made to the President, he approved the enlargement of our facilities in Quantico to train 1,200 men instead of 200 men.

I told the Senator that as regards my testifying before his Committee, as I have said, that is always handled by a Departmental representative and I did not think the hardships that might be passed on to the FBI in carrying out its duties would be of any great value as they would be of an entirely different complexion from that of local authorities.

Senator Bayh stated just to have on record or for public consumption in their transcript what I had just told him would be of extreme value. He stated he has not and does not intend to conduct the hearings as a witch hunt. He stated he is a lawyer and knows the importance of individual rights, but at the same time he is a father and a tax payer and is concerned with coping with the element we do not like to have around. I stated I hear from all sides the question of why the courts are giving so much consideration to the technical rights of the criminal and none to the rights of society to be able to walk the streets or in parks without being mugged or raped. I stated that is pretty hard to answer as technically the defendant is, of course, guaranteed rights under the Constitution and the Bill of Rights and I sometimes personally feel some of these judges go out of their way to find some minor technicality to reverse the case and I think this is true at the local level as nationally and, of course, the local judges follow the pattern set at the national level. I stated as Example in the matter of a mugging, which is prevalent in New York City, when that occurs the local officer makes an immediate arrest and maybe there is no witness to confirm the victim was being mugged except the person being mugged, who may have been killed, and the officer is faced with the problem of what to do. I stated now under the rules of the Supreme Court, you never interrogate a man until he is advised of his rights and advised he can phone a lawyer and get the lawyer to the police station before he is asked questions and the Senator knew what the lawyer is going to advise his client. I stated this means the police officer is faced with trying to make a case from investigative techniques. I stated in so many of our cases, such as civil rights cases particularly, we make them largely through the use of informants. I stated the FBI has penetrated the Ku Klux Klan very effectively in the South and they appear to give testimony and we are able to get convictions, but this has been difficult to accomplish



Memorandum for Messrs. Tolson, DeLoach, Wick

July 6, 1966

because the informant's life is not worth two cents if subsequently the Klan can find them and then kill them. I stated this is like La Cosa Nostra as the penalty for giving information to the Government is death and that penalty has been carried out in many instances. I stated we have had La Cosa Nostra under investigation for some time now and have that also fairly well penetrated although not as well as I would like.

stated I always urge, not too successfully, that when this is done, the State Department give wide publicity to it.

make any statement as it has to be made by the State Department. I stated sometimes they do and sometimes they don't and my feeling is that when action can be taken, a statement ought to be given to the public to

had said, most of our work is in a field where we would operate largely through informants on the inside whereas the local authorities, unfortunately, are faced with taking action immediately.

I stated I have often said under many of these rulings the court hands down, a local police officer, who is not always too well educated, is supposed to be police officer, lawyer, psychiatrist, social worker, all in one and he has to make a decision in seconds. The Senator injected that he also gets less than a bus driver. I continued that if the officer has to shoot to save his life, he has to do it in a split second while the Supreme Court, of course, can take six months to reach a decision and it is generally five to four, whereas the police officer on the beat has to make a decision instantly. I stated if he makes the wrong decision, he is charged with police brutality. I stated I have always deplored that phrase.



Memorandum for Messrs. Tolson, DeLoach, Wick

July 6, 1966

I stated that now they have gone into the field where police officers must address them in courteous language, particularly in the case of Negroes as instead of saying, "Boy, come here," they want to be address as "Mr."

Senator Bayh asked if I thought the fact that his Committee is not actually considering specific legislation, but the hearing is more or less an informational thing and trying to explore the impact of the rulings and obtain knowledge not only for themselves but for the public would permit me to change the normal procedures and testify. I stated it would not as the rule is very strict and the only Committees of Congress before which I appear are the Appropriation Committees of the House and Senate and infrequently before the Senate Appropriation Committee because they generally accept my testimony as printed on the House side. Senator Bayh stated he certainly appreciated my position.

I told the Senator that if he would like me to suggest names of persons who are well informed at the local level such as prosecuting attorneys or police chiefs, I would be glad to send a list to him. The Senator asked if he could have his Counsel check with somebody on my staff who could be helpful in alerting them as he knew how busy I am. I told him I would take care of it today and give orders to have a list prepared today of some of the prosecuting attorneys and police chiefs that we know have an excellent record. I stated that for instance I had in mind the Chief of Police at San Francisco, who is one of the best in the country as are some in the smaller towns. I also mentioned the new man at Baltimore who was Chief in Tucson, as he is a good man.

Senator Bayh stated their Chief Counsel is Larry Conrad (phonetic) and if I would tell him whom to contact, Conrad would be glad to talk to him. I told him if he would contact Mr. Thomas Bishop, he would assist him and in the meantime I would talk with Mr. Bishop and tell him this man will contact him. Senator Bayh stated he wanted to have a constructive hearing. I commented that personally I think he has a good idea and I thought it would be well worthwhile if he could get the public informed in these hearings exactly what the limitations are. I stated the apathy of the public is one of the great problems facing law enforcement. I stated you find the same thing when you go out to interview somebody.





Memorandum for Messrs. Tolson, DeLoach, Wick

July 6, 1966

I told the Senator that the above is why I like to have a great many of our Agents, such as in New York City, go through the Army Language School at Monterey, California, as I find when one goes to talk to a Hungarian, a Pole, or an Italian, if you don't speak his language, he says he doesn't understand, but if you speak his language, he oftentimes will answer in English. I stated there is a complete lack of cooperation with local law enforcement authorities, but that, of course, could be due to the fact that many of the foreigners are first-generation or even not born in this country and coming from abroad, have a fear of a secret police and they look upon the American police officer the same way. I stated the American police officer is a fine, hard-working man and working at a great disadvantage with many a tax made on him.

I told Senator Bayh that I would tell Mr. Bishop to give his, Mr. Bayh's, representative a release made by us showing the number of attacks made on police officers in this country, which is never publicized. I stated Mr. Bishop would also get a list of names of police chiefs whom we know would be good witnesses as to their local problems as well as local prosecuting attorneys who are having problems and have spoken out on it quite loudly.

Senator Bayh stated he would appreciate this and he also appreciated having the chance to talk with me as he has a great deal of respect of the job I am doing. He stated he would have Mr. Conrad get in touch with Mr. Bishop and I stated I would talk to Mr. Bishop right away.

Very truly yours,

John Edgar Hoover Director





## Di

#### UNITED STATES DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

7 10 Gd Mr. Bos Mr. Sec 19 22 1966 3 co

J' - II hes

Mass Gandy

July 22, 1966 Takel i Mr. Trade i Tele, Resm

MEMORANDUM FOR MR. TOLSON MR. DE LOACH MR. GALE

On July 12, 1966, former Attorney General William P. Rogers called me by telephone and stated that he had a conference with Attorney General Katzenbach as of that day and that he had expressed to the Attorney General his views relative to the proposed memorandum which the Department was sending to the Supreme Court in the Fred B. Black, Jr., case in response to the Supreme Court's request for amplifying information covering the recent disclosure of the use of microphones by the Federal Bureau of Investigation.

Mr. Rogers stated he felt from the material which had been shown to him by Assistant to the Director DeLoach in New York the previous week that the FBI certainly had a strong case and was certainly authorized to use microphones under the orders of Attorney General Kennedy. Mr. Rogers repeated his views that he did not see any reason why former Attorney General Brownell nor he, Mr. Rogers, as Attorney General, should be brought into this matter as it arose after they had left office and the Black Case itself had never been under any consideration by the Department during their administrations. He stated it had arisen under the administration of Attorney General Kennedy and the action of the Bureau in installing a microphone in Mr. Black's room was thoroughly documented and approved by Attorney General Kennedy.

Very truly yours,

John Edgar Hoover
Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE\_5/21/82\_BY\_521@st/0se\_ OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTIC

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

July 29, 1966

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH

MR. SULLIVAN

Mr. Callahan

Mr. Felt. Mr. Gale

Mr. Rosen Mr. Sullivar

Mr. Tavel Mr. Trotter Tele. Room. Miss Holmes

Miss Gandy.

Yesterday evening, Mr. Bill Moyers, Press Secretary to the President, called me by phone and stated the President had asked him to get in touch with me relative to a situation concerning Director Richard Helms of the Central Intelligence Agency (CIA).

Mr. Movers told me that Helms had written a letter to the St. Louis Globe-Democrat praising an editorial appearing in that paper entitled. 'Brickbat for Fulbright."

Mr. Moyers stated that Helms had been lured into appearing before the Senate Committee on Foreign Relations, of which Senator Fulbright is Chairman, this morning and the President desired that I get in touch with Mr. Helms and give him some advice and counsel as to how to handle himself so as to avoid the greatest embarrassment.

I communicated with Mr. Helms by telephone last evening and advised him of the request of the President for me to talk to him about his appearance before the Fulbright Committee this morning. I stated that as he, Mr. Helms, well knew. Senator Fulbright controlled the Committee by a substantial majority and that my advice to him, Mr. Helms, would be to have someone in his organization who might know Senator Mundt and Senator Hickenlooper, contact these Senators to ask questions that would bring out the basic facts as both Senator Mundt and Senator Hickenlooper were considered favorable to CIA.

I also advised Mr. Helms that while I thought he should, of course. be courteous in his appearance before the Committee, he should not in any way cringe, as he would certainly then lose all face with the Committee which would in the future, no doubt, make it quite miserable for him.

Mr. Helms expressed his appreciation for the advice which I gave him and said he would certainly follow it.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/27/B2 BYSDIGSE/BR

Memorandum for Messrs. Tolson, DeLoach, Sullivan

July 29, 1966

Mr. Helms did not tell me at the time that he had already personally apologized to Senator Fulbright for having written a letter complimenting the St. Louis Globe-Democrat upon its editorial. I learned this this morning when I read the articles in the press.

Very truly yours,

John Hdgar Hoover Director



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

August 1, 1966

Mr. Trotter

Tele. Room

Miss Holmes Miss Gandy

MEMORANDUM FOR MR. TOLSON

MR. MOHR MR. CALLAHAN

I recently noted that an agent who had been placed on probation, censured and transferred to an office of nonpreference was listed as number one for his office of preference from which he had previously been transferred.

Whenever disciplinary action of any kind is taken, including censure, probation, suspension or disciplinary transfers, the individual so affected should be dropped to the bottom of the list for his office of preference.

I think it is unfair to continue a man whose work has merited disciplinary action at the top of his preference list. Many other agents in the service, whose work had been satisfactory if not outstanding. no doubt have the same office of preference. Therefore, they should be moved up on the list of preference and the individual disciplined should be dropped to the bottom of the list of his preference.

Very truly yours.

Edgar Hoover Director

ALL INFORMATION CONTAINED HFRFIN IS UNCLASSIFIED



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

August 1. 1966.

Sullivan

Mr. Trotter Tele. Room. Miss Holmes

Miss Gandy.

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. CALLAHAN MR. FELT

MR. CASPER

I have noted from the inspections which have been made up to the present time that the rating of good is utilized in addition to the ratings of very good, fair and unsatisfactory. I consider a rating of good as . being a trend toward fair or unsatisfactory and henceforth this rating of good is not to be used in the inspection of field offices. The ratings of excellent, very good, fair and unsatisfactory are to be used.

Very truly yours.

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

OFFICE OF THE DIRECTOR UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION Mr. Cal . an Mr. Comad Mr. Fdt WASHINGTON, D.C. 20535 Mr. Gale Mr. Boson . August 15, 1966 Mr. Euli.van Mr. Trioter .... Tele. Room.. MEMORANDUM FOR MR. TOLSON Miss II. lmes ..... PVSP-1 GSK/RSK MR. DE LOACH Miss Gandy .... MR. SULLIVAN Le of Review 8/18/96 He read to me the Executive Order creating the President's Foreign Intelligence Advisory Board and pointed out that its function is clearly limited to advising the President. He stated that his Board has never entered into any approval of or concurrence in any actions of the various members of the intelligence community but has limited its activities solely to advising the President. He stated, therefore, that he would like to return to me the original letter which I addressed to him as he felt it would be better not to have it in the files nor to have his reply which he had given to me orally.

Memorandum for Messrs. Tolson, DeLoach, and Sullivan

August 15, 1966

CONFIDERATIAL SECRET



Please see that there are no exceptions to the above-outlined  $\$  procedure which I have indicated must be followed.

Very truly yours,

ohn Edgar Hoover Director





FEDERAL BUREAU OF INVESTIGATION

WASHINGTON 25. D. C.

9:42 AM

August 19, 1966

MEMORANDUM FOR MR. TOLSON MR. MOHR

MR. CASPER

MR. WICK

Mr. Gale. Mr. Rosen. Mr. Sullivan Mr. Tavel Mr. Trotter Tele. Room. Miss Holmes Miss Gandy.

Mr. Conrad ...

Supreme Court Justice Tom C. Clark called me today to tell me how much he had enjoyed his trip to Quantico. He commented on what an outstanding job SAC Henry L. Sloan was doing and mentioned that he had shot a perfect score that day. I told Justice Clark that Sloan was busy supervising the Academy and really did not get too much practice. He also commented on Special Agent George Zeiss and said he thought he was such a good shot and that he enjoyed his trick shooting.

Justice Clark said that he also wanted to tell me how happy everyone is about the increase in the National Academy. I told him that this was something that we have needed for a long time; that I was a little hesitant about bringing this to the President's attention, but that he was most enthused about it. Justice Clark said he has heard from police all over the country and they are very pleased and interested in the FBI increasing the accommodations at the Academy and he told them that he thought the answer to a great deal of the problems facing them today would be in the training they received. He said he was most enthused when Mr. Sloan showed him the plans for the new building. I stated that I thought it would be a very fine setup. I told Justice Clark that at present we were graduating approximately 90 men in each National Academy class, but that when we get the new accommodations we will be able to handle approximately 1,200 men a year. I stated that when the new building was completed all training would be done at Quantico.

I commented to Justice Clark that what was really needed in law enforcement was more proficient training of officers. Justice Clark said the Bureau had already done so much in this regard. I agreed that law enforcement officers on a whole were much better trained today than they have been in years past.

I mentioned to Justice Clark that you hear so much these days in regard to the limitations placed on police officers, but that we have had these limitations for years; that it is through investigative work that we solve cases.

JEH:nm (7)

ALL INFORMATION CONTAIN HEREIN IS UNCLASSIFIED DATE Stevan BV SD 100126211

August 19, 1966

Memorandum for Messrs. Tolson, Mohr, Casper, Wick

Justice Clark advised me that he had recently spoken at the Bohemian Grove and talked on law enforcement. He said he had repeated my feelings on the limitations placed on law enforcement as a result of the new rulings. He said that he has received over 200 letters from people who were complaining about the new rulings and also about Justice Douglas and his recent marriage. Justice Clark said that he has told all of them that the fact that the Bureau is increasing the facilities for training will be a big help to law enforcement.

I advised Justice Clark that the Bureau's new training school would be the West Point of law enforcement. I commented that the building would not be ready until next year. I told him that eight men were being sent to schools throughout the country to get their masters degree so that our men would have the finest backgrounds available; they will be on the faculty and we will have the top faculty in this field. Justice Clark stated that there was no question about it -that the Bureau had the top staff. I stated that we have been trying to keep it that way. I mentioned that we had a waiting list of men interested in becoming agents, but that we were having trouble hiring Negro Agents. I stated that the average Negro when he gets his degree can make more money practicing law than he can get by coming into the FBI. I stated that I had contacted Judges and District Attorneys throughout the country and they could not recommend anyone. I stated that in addition to being able to make more money practicing law, the Negro was fearful of getting into law enforcement work. Justice Clark inquired how the Negro Agents on our staff were working out and I advised him that some that we have at present are very fine and had done an excellent job. I also commented about the number of Negro clerks working at the Bureau and how this had worked out so well; that we had encountered no problems and that we had more Negro employees in the Bureau than the Department had in any of their other Divisions. I mentioned that we have for sometime been taking men into the National Academy from Europe, Africa, and Asia; that they got along fine with everyone and that it showed that it could be done if everyone was willing to go halfway.

Justice Clark again thanked me for the trip to Quantico. I told him not to hesitate to go down there at any time. He said that possibly the Chief and he would go down in the Fall.

Very truly yours,

John Edgar Hoover Director



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:40 AM

August 23, 1966

MEMORANDUM FOR MR, TOLSON

MR. DE LOACH

MR. WICK MR. ROSEN

MR. SULLIVAN

Honorable Bill Moyers, Press Secretary to the President, called and stated he was calling in connection with a story he had heard from a and friend of the President. who had been by to see him. Mr. Movers advised that Mr.

at a hotel here and that told him the true story of the assassination had not been brought out. He said claims that shots were fired at the Vice President as well as at President Kennedy, Mr. Movers stated that Mr. wanted to know if there was any way this could be confirmed as he was interested in writing a column regarding this. Mr. Moyers advised that he wanted to check this story out with me to see if there was some way this column could be avoided.

I advised Mr. Moyers that the Bureau had made a thorough investigation of the assassination and that although there have been several different storic concerning the shooting, the Bureau had been unable to find that any shots had been fired at the Vice President -- that there was no foundation to any of the stories which have been circulated.

Mr. Movers thanked me and said that this statement from me was good enough for him; that he would advise that there was no basis to the story.

**ALL INFORMATION CONTAINED** HEREIN IS UNCLASSIFIED DATE 5/27/82 BY SO. 1054/854

Very truly yours,

nn Edgar Hoover

Director

176 67D



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

1:23 p.m.

September 20, 1966

MEMORANDUM FOR MR. TOLSON MR. DE LOACH MR. WICK MR. GALE

The Honorable Marvin Watson called to advise that the President (Lyndon B. Johnson) mentioned he appreciated my report last night on Charles Percy's daughter and hoped Mr. Watson would express to me the President's interest in the work we are doing on that.

I advised Mr. Watson that we are in close touch with this matter, and Mr. Watson thanked me.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE SPIJON BY SOLOSJOSKY

Mr. Tolson

Mr. Casper Mr. Callans

Mr. Conrad Mr. Felt

Mr. Gale Mr. Rose

Mr. Sullivan. Mr. Tavel .... Mr. Trotter...

Tele. Room. Miss Holmer Miss Gandy



## UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

October 14. 196

MEMORANDUM FOR MR. TOLSON MR. GALE

Tele. Room Miss Helmes Miss Gandy

Wednesday evening, October 12, 1966, Mr. Marvin Watson, Special Assistant to the President, called me from New York City about eight o'clock. He was accompanying President Johnson on a trip to New York City and then into New Jersey and Delaware.

Mr. Watson spoke to me about the information which had come to his attention about He said he had been informed that and that the Vice President was speaking at a dinner to be held by an which the President planned to attend. He said the President had asked him to inquire of me as to what I thought of this.

I told Mr. Watson that insofar as any possibility of physical narm being done to the President that was very remote but I did point out to him

was chairman of the dinner and would introduce the speaker and no doubt photographs would be taken and it would be most unfortunate for the President to be photographed at a public affair with

Mr. Watson inquired of me, if photographs could be avoided, whether it would be all right then for the President to attend. I told Mr. Vatson that, if could be kept out of any photographs made of the President, I saw no harm in the President's attending.

Mr. Watson stated he had a difficult situation because the President had practically committed himself to attend this.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED MATE 5/27/82 BYJP/ BYBE

Very truly yours, 1. Er. 24.

ohn Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

5:23 p.m.

November 3. 1966

MEMORANDUM FOR MR. TOLSON MR. DE LOACH

ALL INFORMATION CONTAINED "FREIN IS UNCLASSIFIED

MR. GALE MR. ROSEN MR. WICK

Mr. Del acl

Mr. Conrad Mr. Felt ..

Sullivan. Mr. Tavel Mr. Tretter

Mi. Gale .

Tele, Room

Miss II lines Miss Gandy

The Honorable doseph A. Califano, Jr., Special Assistant to

the President on Legislation and Economic Matters, called me at the President's request and asked that I send over to the White House a memorandum on my personal opinion on the D. C. Crime Bill. I immediately told Mr. Califano that I thought the Bill should be signed by the President. I stated that it was my opinion that it was the first attempt Congress had made to plug the holes in the enforcement of law. I stated that any veto would reflect unfavorably politically against the President. I mentioned that I thought there might be one or two sections that might be considered unconstitutional. Mr. Califano asked if I could put something down about these sections.

I told Mr. Califano that the section I had in mind was the one regarding interrogation where a person could be questioned for a period of four hours and after that time must be arrested. I said that in my mind there might be some question as to the period a man could be interrogated; that during this time leads could be checked, et cetera. I explained that this particular section might be declared unconstitutional; that I was not too certain about it. I stated that the part that mentions that a man have an attorney is very important.

I told Mr. Calitano that there were some very good parts in the Crime Bill. I mentioned that this evening the Washington Star had an excellent editorial in which it is stated that it would be most unfortunate if the Bill was vetoed.

I stated to Mr. Califano that I felt that the Department of Justice too often tries to out guess the Court. I think the Court should be the one to decide whether something is unconstitutional. I again stated that I did not think the Bill was entirely unconstitutional. I stated that I thought from the psychological point and particularly inview of the President's intention to Memorandum for Messrs. Tolson, DeLoach, Gale, Rosen, Wick

November 3, 1966

make the D. C. a model city in the country, and the fact that crime is increasing rather than decreasing, I felt the Bill should not be vetoed. I advised Mr. Califano that I thought action by the President in signing the Bill would have a favorable reaction all over the country. I stated that when the President signed the Bill he could make some statement that while there have been questions raised, the constitutionality of the Bill was a matter for the Court to decide.

I told Mr. Califano that as far as some of these organizations being against the Bill, that I would be in favor of it because of them. I stated that the eyes of the country were on this particular Bill and that any veto by the President would react unfavorably on him.

Mr. Califano said that he would pass my views on to the President and if he needed anything more would be in touch with me.

Very truly yours,

John Edgar Hoover Director



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

November 10, 1966

MEMORANDUM FOR MR. TOLSON

DeLOACH
MOHR
WICK
GALE
ROSEN
CALLAHAN
CASPER
CONRAD
FELT
SULLIVAN
TAVEL
TROTTER
BEAVER

I desire to reiterate existing instructions to the effect that all Bureau Officials, Division Heads and Supervisors must keep the Bureau switchboard advised at all times where they can be reached.

Very truly yours,

John Edgar Hoover

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE Spales BY sea Gules





in his office. No one else was present.

## UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535



Mr. Callanan.

Mr. Conrad ...

December 9, 1961r. Trotter....

Miss Holmes.... Miss Gandy ....

MEMORANDUM FOR MR. TOLSON

On October 21, 1966, I had lunch with the Acting Attorney General

We discussed general operational matters and in particular the use of wire tapping and electronic devices in the internal security field.

The Attorney General indicated that he was going to ask Mr. Walter Yeagley, Assistant Attorney General in charge of the Internal Security Division of the Department, to go over the various requests we make for technical coverage so that the only persons in the Department having knowledge of this operation would be the Attorney General and Mr. Yeagley.

b2

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE <u>5/21/82-BY</u> SP1 CSK/bSK



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

GATION

GATION

M. Gaine an Mr. Coprad

Mr. Rosen

Mr. Sullivan

Mr. Tavel

H. Tratter

Tele. Room.

December 9, 1963 as II lines

Miss Gandy.

VIII /2/1/4/51

MEMORANDUM FOR MR. TOLSON

C. On November 16, 1966, I saw Assistant Director William D. Sullivan, who was leaving for an inspection trip of our Asiatic offices and to also include inspection of our office at Manila, Philippine Islands.

I stressed to Mr. Sullivan my desire to have him make a very penetrative examination in order to see whether we are producing sufficient work to maintain these distant offices and to make a full report upon the same with any recommendations he saw fit to make upon his return to the city.

Very truly yours,

J. & . & . John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4/21/82 BY 30-1 CONFORM .

OFFICE OF THE DIRECTOR



#### UNITED STATES DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

11:08 AM

January 5,

5, 1967

1967

MEMORANDUM FOR MR. TOLSON ✓ MR. DE LOACH

MR. WICK

Myline

Senator Milward L. Simpson of Wyoming called from Denver, Colorado. He stated he was going to ask me to do a great favor if it were in the cards and he thought I would love doing it if it fitted into my itinerary. He stated that Cody, Woming, has had a Master Masons Club and March 11th is itsgolden anniversary; that it so happens, their present Worshipful Grand Master was at the initial meeting of the club. Senator Simpson told me that I was a pretty popular fellow with the group and Cody is the host city for the meeting and they had asked him, Simpson, to call me to ask me if I would go out with all expenses paid to speak to their group. The Senator also stated that if I wanted to stay a while I could go to his ranch. He stated they wanted me as the banquet speaker on March 11th and there would be between 500 and 600 Masons present.

I told him it was kind of them to ask; that the only problem I am faced with is that there are quite a number of cases coming up for court hearing in which I will have to appear and that would probably conflict with the banquet and I would not want to say I would do it and at the last moment find I was under subpoena for the same date. I told him that it was for that reason that I have had to adopt the policy of declining all invitations that take me away from Washington except on ourt subpoena. I asked if he would be so kind as to explain this to the group and that I would like to have a raincheck. The Senator stated he would do this and commented that one of these days they would get me out there.

Very truly yours,

John Edgar Hoover Director

HEREIN IS UNCLASSIFIED DATE 5/21/00 BY SP. GSK/PSK





FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3.21 PM

Januar

MEMORANDUM FOR MR. TOLSON MR. MOHR

MR. FELT

Honorable Robert Weaver, Secretary of the Department of Housing and Urban Development, telephoned. Mr. Weaver stated that he had been talking to Honorable Joseph Califano of the White House, who said he was going to call me; that the President had talked to him, Weaver, about the inspection activities of his new department and wanted him, Weaver, to talk with me about this. I told Mr. Weaver that Mr. Califano had advised me.

Mr. Weaver stated he would like sometime to sit down and talk about some of the problems they have; that they have a new program they are initiating and, mainly, the problem is of leadership and the President felt, and he agreed with him, that the FBI would be a source where they might do some so-called "raiding," which he was sure I did not like to have Mr. Weaver wondered how this could best be set up. done and I agreed.

I told him I would be happy, if he would designate someone in his office, to have the Assistant Director in charge of our inspection service confer with that person and see the type of man he had in mind to fill the position and see if we can make any suggestions or recommendations. Mr. Weaver agreed and advised that his man would be Assistant Secretary Dwight Ink and I told him my man would be Assistant Director Felt. Mr. Weaver indicated that Mr. Ink will not be in the city until Monday, and I told him I would have Mr. Felt contact Mr. Ink's office on Monday. Mr. Weaver stated he would advise Mr. Ink to expect the call.

3:25 PM

I called Assistant Director Felt and advised him of the above call and that I had arranged for him to see Mr. Ink and suggested to Mr. Felt that he call Mr. Ink's office on Monday so as to set a time convenient to them both.

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/27/82 BY SP-1 CSK/PSK)

Memorandum for Messrs. Tolson, Mohr, Felt

I told Mr. Felt that what he ought to do is find out exactly what the problem is and the type of man they have in mind to do the job. I told Mr. Felt that the President is very much concerned about the fact that there is a great deal of money which will be spent by these people and there is no system yet as to checking the worthiness of it and whether it is being done properly. I told him the President has in mind something like General Joseph Carroll did in the Air Force and like we do here for our own operations. I told Mr. Felt to arrange to see Mr. Ink and in the meantime I thought he ought to confer here at the Bureau with the various officials so as to start preparing a list of names we might be able to suggest. I told him that I would not mention any names at the conference Monday as I want to go over them very carefully first. I told Mr. Felt I did not want to give them any key man in the Bureau or even any present member, but if we know somebody such as an ex-Agent or some graduate of the National Academy who might be qualified, to list them so that they might be considered. Mr. Felt stated he would get that up so we will have it but that he will make no commitment at the conference.

Very truly yours,

John Edgar Hoove Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

MEMORANDUM FOR MR. TOLSON MR. DE LOACH

MR. MOHR

There has been an all too frequent practice upon the part of Bureau representatives to proceed with action which Departmental officials have approved orally in conferences or by telephone. This practice must be terminated at once. Any action which the Department desires us to take must be placed in writing to the Bureau, and such action is not to be initiated until after the Departmental memorandum in writing has been received. Oral requests or instructions will not suffice.

Please see that all heads of divisions under your supervision are promptly advised of this procedure and strictly adhere to it.

Very truly yours,

John Edgar Hoover Director

168 3 10 03 11 12

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED "DATE 5/27/82,5 14.5 P. I.G. SKERK ...

1 com miss 1/9/67 - 270/80



10.

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:28 PM

SECRET

January 25,

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH MR. SULLIVAN MR. WICK

MAY ( Deals to

Mr. Tolson. Mr. Delloac

Mr. Casper.... Mr. Callahan.

Mr. Troiter\_ Tele. Room \_ Miss Holmes

iss Gandy

Acting Attorney General Ramsey Clark called. He stated that President Lyndon B. Johnson is awfully concerned about the consular convention. I told the Attorney General that Marvin Watson told me about it yesterday. Mr. Clark said he says that this morning some of his advisors and some of the Senators on the Hill think the treaty is bad and the way he was planning it, he had coming behind it the space treaty, the nonproliferation treaty, and anti missile missile treaty, and it is just his judgement and his concern and responsibility that it is terribly important, and he feels, and these people say and he, Clark, has no way of evaluating it, that my letter to Senator Karl Mundt has been quite a factor in the situation. I asked him if he had read my letter and he stated he had.

I told Mr. Clark that I emphasized and repeated just what I had said to the Secretary of State, namely, I have not at any time indicated approval or disapproval of the treaty.

position two years ago before the Appropriations Committee, the same as I said to the Secretary of State in response to his letter and the letter I wrote Senator Fulbright when he asked that I appear before his Committee; that I said I thought it was not necessary as the correspondence is self-explanatory. I stated that when Senator Mundt wrote me a letter, he set a close time and asked certain specific questions which I answered and this was identical to the testimony I gave before the Appropriations Committee and in the previous letter to the Secretary of State and I again reiterated that I had never approved nor disapproved as that was not my prerogative; so I was at a loss to understand how there can be so much credence placed on the correspondence when I have refrained from expressing any opinion as I have no right to express any opinion, personal or official, as that is a function for the President, the Secretary of State, and the members of the Senate. Mr. Clark stated that was certainly right.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCETT WHERE SHOWN OTHERWISE



Class. & Ext. By SP.1 CSURY
Reason-FCIM II, 1-2,4.2 5
Date of Review //25/87

5/28/82

# SEPRET

Memorandum for Messrs. Tolson, DeLoach, Sullivan, Wick January 25, 1967

I commented to the Acting Attorney General that this was in line with the conversation he and I had the other day. He stated he did not find any real substantive difference between that letter and what he and I said and what I said in the letter to Secretary Rusk. He stated he thought it was a matter of appearance, perhaps, and the way Senator Mundt used the letter, although he did not know how Mundt used it, but he was described as waving the letter. Mr. Clark said that anyway, you don't know what the psychological effect is when people are arguing and debating and not reasoning. I stated that I had before me my letter to Senator Mundt and on page 2 at the top of the page I stated as follows:



I commented that that has been stated time and time again before the Appropriations Committee each year and that is a fact and the Acting Attorney General agreed. I continued that I could not see how any interpretation can be read into it any different than when I wrote the Secretary of State after he wrote me saying it was not his interpretation that I was in opposition to the treaty; that I wrote the Secretary of State that I would not presume to make any evaluation of the benefits of the treaty.

Mr. Clark stated that the question has been raised again whether the meeting about which he and I talked Saturday, should now be held as apparently a number of Senators and advisors feel quite strongly that it should.

カ

11

## SEPRET

Memorandum for Messrs. Tolson, DeLoach, Sullivan, Wick January 25, 1967

I told the Acting Attorney General that I had seen a news ticker earlier today, when I returned from lunch, probably around 1:15 PM, where the Committee voted to contact the Acting Attorney General and ask him to commit me to appearing before the whole Committee and testify. I stated I thought this was unnecessary and undesirable as it would just be pouring more oil on the fire. Apparently the Acting Attorney General had not seen this news ticker. I told him that the motion was made by Senator Wayne Morse and seconded by Senator Aiken and concurred in by all the members of the Committee who were present to contact the Acting Attorney General and invite me to appear before the Committee. I stated there was also a statement by some Senator, and I was not certain whether it was Senator Mundt or who, that if the Acting Attorney General did not allow me to appear, there would be some fireworks, but that latter was probably just off-the-cuff stuff.

I stated I personally thought the correspondence is so clear that if I appeared before the Committee it would be a grandstand play and I am opposed to appearing unless the Acting Attorney General and President think it advisable, but I could not say anything more or less than I have already said nor would I say I was in favor or against it as it is not my prerogative to do so as that is up to the President, the Secretary of State, and the Senators to decide and they would not get me to express my personal opinion.

The Acting Attorney General commented that ideally, he thought if a meeting is necessar: that it ought to be informally. I agreed that if they are going to have a meeting, it ought to be informal and not before cameras, et cetera, as there is so much ham in some of these Senators, as what they would probably do in a public meeting would be to go into a lot of details

I commented that Senator Mundt asked for a list of persons arrested or declared persona non grata since 1957, which I listed for him and it was about three pages long. I stated you could make a mountain out of a molehill by taking some of these names and asking for details and that would be made public and I could not refuse to go into details as it is a matter of public record, but it would be seized upon by the right wingers in the country as overwhelming proof such a treaty is undesirable. I stated the Secretary of State testified Monday or Tuesday



## SEPRET

Memorandum for Messrs. Tolson, DeLoach, Sullivan, Wick

January 25, 1967

pointing out some of the benefits of the tready, and that is his function and he did a pretty effective job in regard to protection of American citizens in Russia; that I did not know how much protection there would be or whether the Russians would live up to it if it were signed, but that is not for me to decide. I stated I do think any meeting should be a private meeting and I would say just what I have before; that I have no objection to appearing, but I would not be in favor or oppose as that is not my function. I commented that they try to read into the words in the debates that go on, such as describing Senator Mundt as waving the letter in the air and that is just dramatics, but I would emphasize and reiterate that I have not at any time expressed any view either pro or con on the treaty nor would I.

Mr. Clark stated he thought what we need to do is study the situation with some of these individual Senators and see what is the best way to be as quiet on the issue as possible. He said that what they are really trying to do is to inject me into it because of my great prestige and weight, particularly in the security aspects of it. He said we will find that they will be pushing and tearing and will get me, the Bureau, and the Department in the middle of something that is not our concern. I agreed and added that the statement I made two years ago was before the treaty had been considered by the Senate and it was merely a matter being generally discussed and I was asked a question and made a statement and repeated it in a letter to the Secretary of State and in writing to Senator Fulbright. I sent him the correspondence I had with the Secretary of State. I stated following that, Senator Mundt wrote me asking for a reply by noon of that day. I stated I answered it and sent the Secretary of State and the Acting Attorney General a copy and I merely set forth the facts as I had set them forth in the Appropriations hearings. I stated any public hearings would be ballyhooed by both sides and I thought it ought to be smothered. The Acting Attorney General commented that we can't be on either side. I stated I have emphatically indicated that each time I have been asked and I would indicate it again at a public hearing, but a public hearing can't be controlled as they will begin asking questions and before you know it, you are in the fire.

I told the Acting Attorney General I thought his idea of conferring with some of these Senators reiterating that in the Mundt letter I pointed out that I have never expressed my views

- 4 - SEPAET

b

# SECRET.

Memorandum for Messrs. Tolson, DeLoach, Sullivan, Wick

January 25, 1967

But that would depend upon the number of consulates opened, how many men would be attached thereto, and the degree of immunity they would have I stated that latter point has been a matter of controversy with Senator Everett Dirksen, as he is against immunity to anyone in the consulates, et cetera, except the top person. I stated whether this is desirable or not, I do not know, but if we do it here, they would do it in Russia. I stated it might be the view of the Secretary of State and the President that we would gain by having our people in Russia protected to the fullest extent.

The Acting Attorney General commented that the Russians know so much more about us than we do of them because ours is an open society.



The Acting Attorney General commented that it is a numbers problem.

a good one

I told the Acting Attorney General that I thought his idea/of talking to the members of the Committee, such as Senator Fulbright, Senator McClellan, or Senator Mundt, and again point out the position we have taken here and that we are not on either side as we are not in a position to know what the benefits would be as that is what the State Department and President have to evaluate.



Memorandum for Messrs. Tolson, DeLoach, Sullivan, Wick

January 25, 1967

The Acting Attorney General suggested that I let him survey the situation and he would report back to me and in the meantime he would make no further statement as he thought it important that no statement come from the Department. I stated nothing would be said here at all because I have said all that can be said.

The Attorney General stated he would talk to me later.

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

4:39 PM

January 26,

Mr. Conrad. Mr. Gale. Mr. Rosen Mr. Sullivan Mr. Tavel. Mr. Trotter\_

967 Room Miss Holmes Miss Gandy

Maria

MEMORANDUM FOR MR. TOLSON MR. DE LOACH

MR. SULLIVAN

MR. WICK

I returned an earlier call from Acting Attorney General Ramsey Clark and he stated it was in regard to the letter from Senator J. William Fulbright regarding my testifying before the SenaterForeign Relations Committee concerning the proposed consular convention with the USSR.

The Acting Attorney General stated he had discussed this, with the President and with Deputy Secretary of State Nicholas Katzenbach and there appear to be three alternatives (basically Fulbright has asked Clark to ask me to testify): One alternative would be for the Acting Attorney General to do that and I can testify; second would be for the Acting Attorney General to refer the letter to me and for me to reply in somewhat the same vein as my letter of January 20th to Senator Fulbright; and third would be for the Acting Attorney General to reply saying that we don't feel that this is rightfully in our area of responsibility and we don't think we can add to what we have said before. The Acting Attorney General said there are drawbacks to each of the three and I commented that I could see that.

The Acting Attorney General stated that he personally tended toward replying himself. I stated I thought that is sound thinking. Mr. Clark stated he was afraid he might be a minority. I stated the thing that strikes me is that the Acting Attorney General is the spokesman for the Department on matters of legislation and this is a matter of legislation and it is in a field that we don't have any jurisdiction in. I stated the letter that I wrote to Senator Mundt was in answer to three specific questions

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE.

Class. & Ext. By 50-1 Reason-FCIM II, 1-2.4.2



Memorandum for Messrs. Tolson, DeLoach, Sullivan, Wick

January 26, 1967

to me that point is pretty well established and settled by the letters to Senators Fulbright and Karl Mundt and, therefore, it is proper that Clark as Acting Attorney General in a legislative matter in which we have no direct interest or function to perform properly has good ground to take the position he has suggested. I stated I thought to refuse to go would just result in an outburst of defamation on the Hill about the high-handed tactics of the Executive Department and it might result in the issuance of a subpoena and then the President is faced with instructing me to honor it or not and then you are in a cat-and-dog fight right away because some of these Senators are very sensitive about their subpoena powers. I stated I thought to refuse on the grounds we just don't want to go is bad, but on the grounds that everything has been said that can be said and the matter is completely covered in the correspondence which has been exchanged and re-emphasize that it is not the prerogative of a branch of the Department to pass on a consular treaty and we do not presume to do so. I stated I thought that is a sound position.

The Acting Attorney General stated he thought so to and that is what he has drafted, something along that line. He stated he did not know whether he could sell it, that it is really a Secretary of State matter.

I told the Acting Attorney General that for his own information. I thought what has happened is that Secretary Dean Rusk has been hammering away at the President on the fact that this thing will result in the inability to get any of the subsequent treaties they have on the shelf to be passed. I stated that Senator Everett Dirksen this morning made a statement to the press that while he could not vote for the consular treaty because of the immunity extended to all members of the consulate, he could vote in favor of several of the other treaties and named them that the President has in mind, so the whole program is not lost. I also told the Acting Attorney General that I had been told the following very confidentially, but at a party at the State Department last week, Katzenbach and some correspondents asked him about the consular treaty and in a braggadocio manner said that as the former Attorney General, he could assure them he would deliver J. Edgar Hoover. I said the correspondents were somewhat taken back, but did not say anything. I stated, of course, nobody is going to deliver me and I didn't care who it is. I commented that it is that attitude at the State Department and Rusk



Memorandum for Messrs. Tolson, DeLoach, Sullivan, Wick

January 26, 1967

keeps rubbing it in to the President that the whole thing is lost, whereas Senator Dirksen, minority leader, has clearly indicated that he is in favor of some of these treaties and it does not mean that the other treaties are going to be stymied if this one is lost. I stated I thought Katzenbach is egging Rusk on in this and Katzenbach is no doubt embarrassed by statement he made that he could deliver me.

The Acting Attorney General stated that statement illustrates one problem, that neither I nor the Acting Attorney General nor the American public would tolerate his preventing me from saying what I thought was important about the national security. The Acting Attorney General stated that if he answers Senator Fulbright's letter by himself, an essential and necessary ingredient would be to state that he has discussed and reviewed it with me and that I agree. I stated I was perfectly willing for that.

The Acting Attorney General suggested that he draft a letter and get it over to me and after I have read it to let him know if all right of if we should get together.

Very truly yours,

John Edgar Hoover Director DE

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

2:59 PM

January 27

27, MI9

Mr. Tavel Mr. Tiliter Tele. Room

Mr. Conrad Mr. Felt

Mr. DeLoach

Mes Hemos Miss Gandy

W. ...

MEMORANDUM FOR MR. TOLSON MR. DE LOACH MR. SULLIVAN

MR. WICK

I called Acting Attorney General Ramsey Clark and told him I wanted to let him know I have had contact with those three men (Senators Karl Mundt, Everett Dirksen, and Hickenlooper regarding the proposed consular convention with the USSR). I stated they had told me first that the committee never voted to call me before them. Mr. Clark stated that was strange because the report was that it was unanimous. I stated what happened, Senator Wayne Morse asked if there was any objection to my being called and nobody did although they expressed their views that they did not think it was necessary as the correspondence was comprehensive and full but they did not raise any objection and then Senator Fulbright decided to write the letter, but there was no vote. I stated all three Senators stated they did not think it was necessary for me to go up on the Hill and appear as the correspondence answered it fully. They were told there probably would be a letter from the Acting Attorney General to them.

I told the Acting Attorney General that I would suggest that any great delay in sending the letter may cause some irritation. Mr. Clark agreed and stated he was anxious to get it up last night but he could not get approval. I commented that the day it was received is the day it should have been answered because all of them have the secret feeling that somebody is hedging and the longer the delay in answering, the more feeling or suspicion that can be aroused. I stated I hope they do approve it soon because I thought it would clear the atmosphere. Mr. Clark agreed. He stated he had talked to "both places" this morning and rather thought he would get approval as there is to be a meeting at 4:15 PM at the White House and he thought we should get approval and he thought it is important to have it dated today. I agreed and added that is only one day late, but it is important from a psychological viewpoint.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE Stepse Byses carpar Memorandum for Messrs. Tolson, DeLoach, Sullivan, Wick January 27, 1967

I stated the three Senators were pleasant about the matter and thoroughly understood and while they did not indicate they would change views on the treaty, Senator Dirksen again repeated that there are other treaties coming up t that have some merit and his only objection to the consular treaty is the fact of immunity and his objection is not predicated on espionage, but on immunity which extends to all members of the consulate establishment. I stated he feels that is too broad, but it is a matter for the State Department and President to decide whether they want any restriction on that, but of course, any restriction in this country would be imposed on our people in Russia, and I don't know what the general practice is as to consulates of other nations in this country; whether everybody has immunity or only the Consul General and his top assistant, but it is a matter for the State Department to figure out. I stated that is the only objection Senator Dirksen cited and that seems to be a matter that could be met.

The Acting Attorney General stated that was great about the three Senators; that it was very good. I stated they have a good taste in their mouths anyway. Mr. Clark stated he hoped he could get the letter out today and said he would let me know what they do.

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASBINGTON, D.C. 20535

SECRET

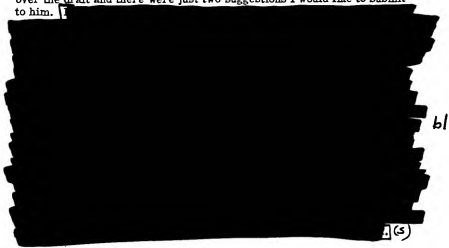
January 26, 1967

5:27 PM

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH MR. SULLIVAN MR. WICK

After reading the draft of a proposed letter from the Acting Attorney General to Senator J. William Fulbright concerning his request for me to testify concerning the proposed consular convention with the USSR, I called the Acting Attorney General and advised him I had hone over the draft and there were just two suggestions I would like to submit



The Acting Attorney General said this is the part the State Department felt quite strongly about and he also thinks that this affects the need of the Committee to hear from us because "impossible" is such a big task, that there can be a tremendous burden and yet not be impossible. I stated that,

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE.



Class. & Ext. By D-/ CRR/FS/. Reason-FCIM II, 1-2.4.2 213 Date of Review //4/87.



Memorandum for Messrs. Tolson, DeLoach, Sullivan, Wick January 26, 1967

of course, is true and that is the position that we have taken; that we have never said that we would not be able to meet and handle the additional work that might follow. Mr. Clark asked about "undue burden," and I told him I thought that was all right and probably better than "impossible." Mr. Clark said that then the other, if we left it as it is, we could say "would not ordinarily require," and I asked if he were referring to "more than handful of Agents." Mr. Clark said the idea was that on a day-to-day basis, it would not require many more. I stated "handful of Agents" is misleading because we have any number of cases right now and I know of four where we have about 12 Agents each tied up all over the country.

The Acting Attorney General stated he believed that is very convincing. He stated he noticed the first part of the sentence talks about the normal internal security case load standards. He stated that made sense when talking about the number of Agents and that could be deleted. He said why not take that out and say "the contemplated number of Soviet officials would not place an undue burden on the FBI," and suggested he look at a previous sentence, "the degree of difficulty is insignificant," and see if we could work out a substitute for that phrase. I asked about using "is not insurmountable," as "insignificant" is the thing I am afraid of -- "the degree of difficulty is not insurmountable." Mr. Clark said the word I used before



Memorandum for Messrs. Tolson, DeLoach, Sullivan, Wick Jamuary 26, 1967

was "not incapable of handling;" that it was not anything we were incapable of handling. He then said, "while adding any number of potential espionage agents makes a commensurate increase in the work of the FBI, it is fully capable of handling the proposed increase." I stated I thought that was all right. He wanted to make sure it was a good sentence. He said we could say "the Bureau is fully capable" as he thought that would be better and I told him that was all right. He then noted the word "increase" was used twice and I suggested "the Bureau is fully capable of handling such additional work," and he indicated that was all right and I said then pick up "the contemplated number of Soviet officials would not place an undue burden on the FBI. These are the burdens the FBI is certainly capable of handling." I said we don't need the last sentence, but it is all right if he so desired. He stated we have that idea in twice.

He then asked if there was anything else and I told him these were the only changes I would suggest. He asked if I felt this were better than my testifying or writing a letter and I told him I did. I stated they have contacted him and I thought it was his place to send the letter and in the beginning it says we have conferred and agreed; that then he points out the various issues on the second page and on the third page he offers that hele or I or both are willing to confer informally with the members of the committee or the staff. Mr. Clark stated he always feels that should be done, but he hoped it was not an invitation and asked me how I felt about it.

I stated that, of course, he leaves the door open. I said I would like to suggest, but not tell the State Department, that I am perfectly willing to contact some of those members of the committee such as Mundt, Dirksen, and Hickenlooper and indicate they should ease off on this; that they will have the letter from the Acting Attorney General again reiterating the same thing they have already in the correspondence and not to press it. I stated I can do that to Dirksen and to Hickenlooper and Mundt. Mr. Clark said that would be a great help and I stated I would not want Rusk or Katzenbach to know about it because they would probably pass it around the State Department and then it would get into the papers and if it got back to the Senators, it would be bad. I stated I would do it on my own responsibility and Mr. Clark said that as far as he is concerned, he knows of it and he thinks it is the thing to do.



Memorandum for Messrs. Tolson, DeLoach, Sullivan, Wick January 26, 1967

I stated I thought Senator Mundt seemed satisfied with the letter to him as I got a letter from him today acknowledging my letter and thanking me for the assistance as it helped clarify the matter and he thanked me for my promptness, and he has a good taste in his mouth and I think I can handle Hickenlooper and Dirksen. Mr. Clark stated he thought it would be of great help. I stated I would do that then.

Mr. Clark stated he thought, too, in view of what I said, it would be wise to drop the last sentence and I told him I thought it would. I stated knowing Fulbright as I do, he has a lot of ham in him and Dirksen has a little too, and they would like to march down here and even though informal, anything said would be spilled to the press right away by Fulbright and maybe some of the other members, too. I stated Senator Dirksen did not get into the discussion the other day with Rusk and Katzenbach, as it was Mundt and Hickenlooper. I said as it is now, it is almost partisan between the Republicans and the Democrats and they have to have a two-thirds vote to pass the treaty. I stated that while the last paragraph can be left out, we have not declined if they insist. Mr. Clark asked about the first sentence of that paragraph, "If I can be of further assistance, please advise me." I stated I thought that was all right. Mr. Clark said the second sentence opens the door. I stated some member might say it would be helpful to have Hoover and the Attorney General come up and confer. I stated the part about being of further assistance is sort of a closing for letters as it does not commit you to anything.

Mr. Clark stated this was very good and he would see if he could get approval for this letter with the three changes, namely the second sentence on page 2 and the last sentence. He stated that if he gets the go ahead, he will send it and send me a copy and if the decision is the other way, he will get back in touch with me if there are any substantial changes. I told him I would be available.

Very truly yours,

John Edgar Hoover Director

SFDRI

- 4

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

2:22 PM

ALL INFORMATION CONTAINED HEREIN IS UNGLAUSTETED EXCEPT WHETE SHOW I DEMINISTER.

February 7, 1967,

MEMORANDUM FOR MR. TOLSON

Class, & Ext. By JAI GSK RSK "cason-FCIMII, 1-2.4.2 ...te of Review 2/7/82

MR. DE LOACH MR. SULLIVAN MR. WICK

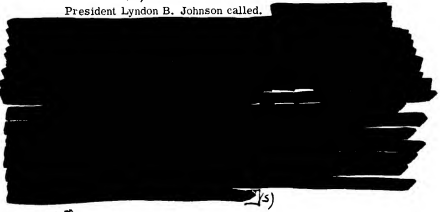
No Const

Mr. Wick

M '. (R1

Mr. Rech 21r. Sp. (an .....

19.7 Mr. Cornel .



old the President I would do that and I thought it was a wise approach because there has been so much ambiguity and misinterpretation as to the matter of increased work and it has never been stated by me or anyone else in the Bureau that we could not do The President stated he understood that as Ramsey Clark, Acting Attorney General, had told him that is what I said - first, it was not my prerogative to determine whether there was an agreement; second, if we did have one, I would have a problem; and third, if I were given the money, I could solve it. The President asked that I give him the letter and I told him I would have it prepared and get it over to him today.

Mr. DeLoach has been instructed to prepare the letter so that it might be transmitted today.

Very truly yours. Edgar Hoover



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:47 AM

February 15, 11967

MEMORANDUM FOR MR. TOLSO

MR. DE LOACH MR. WICK

Honorable Joseph Califano, Special Assistant to the President, called and advised that the President is going to receive the National Crime Commission report at 11:00 AM tomorrow and would very much like for me to be there. I told Mr. Califano that I would like very much to be there, but I have been called before the Appropriations Committee tomorrow morning at ten o'clock. I further advised that I would probably be before them for four or five hours; that this is for the annual appropriations and has been scheduled for about two weeks; that the whole Department is appearing at the present time and I am listed for ten tomorrow morning and I thought I was the last witness. Mr. Califano observed that he supposed there was not much I could do about that. I stated that one can't ask that when you want money, particularly when asking for \$189,000,000, but otherwise I would like to be present and I would appreciate it if he would express to the President my appreciation for his asking me.

Mr. Califano then asked whom I would like to send, mentioning Mr. DeLoach. I told Mr. Califano that the two first assistants will be with me at the Hill, which would be Mr. DeLoach and Mr. Tolson, and below them are about four or five Assistant Director and I did not think it would be entirely proper for one of them to be there.

Very truly yours,

Edgar Hoover

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE S/28/82 BY SPICSK/BR



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:34 AM

March 27, 1967 Mr.

Mr. Tavel Mr. Tavel

Mr. Conrad.

//

Tele. Room ... Miss H. im 's Miss Gandy

MEMORANDUM FOR MR. TOLSON / MR. DE LOACH MR. WICK

MY

Attorney General Ramsey Clark called and stated the Conference on Crime Control begins tomorrow and will be going into Wednesday. He stated they were estimating that they would have more than 600 registrants and he would expect scores of them will be graduates of the National Academy. He said they expect about half will be state and local law enforcement officers; about ten per cent state judges; and a little more than that, state and local corrections people. He continued that at the banquet tomorrow night, the President will speak and he thought the President will be talking mainly about national strategy on crime control. The Attorney General advised that at the head table they are planning to have the Chief Justice and the Attorney General said he will also be there; that Nicholas Katzenbach will be there from the Crime Commission point of view and then there will be about ten people from state and local law enforcement who will be the chief panelists during the conference, including people like Tom Lynch of California, Richard McGee, Chief of the Department of Corrections of California: the Chief Justice of the Supreme Court of Wisconsin. Milton Rector, Executive Director of the National Council on Crime and Delinquency in New York; Tom Cahill; and Howard Leery (phonetic).

The Attorney General stated it would add immensely to the occasion if I could be there, as they really need me because I represent law enforcement more than any other person in the country and this would represent the pinnacle of law enforcement and show the imagery of the whole country working together—the President, the Chief Justice, and people from state and local government, and me; so he hoped I could be with them.

The Attorney General indicated the affair starts at 6:30 PM. I told the Attorney General I was giving a reception for the National Academy class, which started last week, tomorrow evening at 6:00 PM at the Mayflower and

\*Bruce Beilfuss

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/28/62 BYS0/080/1952 Memorandum for Messrs. Tolson, DeLoach, and Wick

March 27, 1967

asked if dress were tuxedo. He stated it was not. I told the Attorney General that in that case I could go directly from the reception. The Attorney General advised that if I were as late as 7:00 PM, it would be all right. He stated this is to be at the Willard Hotel and I told him I would be happy indeed to be there. The Attorney General stated he would look forward to seeing me.

Very truly yours,

John Edgar Hoover



In Reply, Please Refer to File No.

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

> WASHINGTON, D.C. 20535 Mr. Fø

> > Mr. Gale.

Mr. Trotter Tele. Room. Miss Holmes Miss Gandy

March 29, 1967

MEMORANDUM FOR MR. DELOACH

MR. MOHR MR. WICK MR. SULLIVAN

MR. ROSEN MR. BEAVER

I will not approve any more letters authorizing contacts with students, with graduate students or with professors concerning security matters.

The situation at Duke University and at the State University College at Brockport are illustrations of the fact that we do not handle such contacts in a satisfactory manner.

Clyde Tolson

CT:LCB

-- ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE spales BY so 1 asxlise

OFFICE OF THE DIRECTOR



# UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 80535

March 30, 1967

MEMORANDUM FOR MR. TOLSON

MR. DeLOACH MR. WICK MR. MOHR MR. SULLIVAN

MR. FELT

It is desired that a teletype go forward to all offices today canceling all outstanding authorizations to contact students, graduate students and professors of educational institutions in security matters. The field offices may be told that they may re-submit any matters which appear to be particularly important in this field.

A continuation of the present manner of handling these matters may get us in further difficulties similar to those at Brockport College and at Duke University.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE spelen BY specified

Tele. Room... Miss Holmes Miss Gandy...

u 3/80/07

relityre to al office. BAW: pak



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

**2**245 PM

April 27, 196

Conrad

Mr. Trotter. Tele, Room. Miss Holmes

Miss Gandy.

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH MR. SULLIVAN

MR. WICK

Honorable Joseph A. Califano, Jr., Special Assistant to the President, called. He advised that Burke Marshall had called him and he, in turn, had just told the President about it and the President asked that he pass it along to me.

Mr. Califano stated that Burke Marshall was up at Yale University sitting on a panel on the draft and as a result of that and as a result of some conversations he had with civil rights leaders, he wanted to express some deep concern about students this summer in connection with a major organized effort of conscientious objection against the war in Viet Nam. Marshall thinks there will be such an effort; he does not know who is going to bank roll it, but he thinks it will be bank rolled and organized and he says there is a fellow named Lowenstein, who is involved in some of the marches in Mississippi, who is going to be used as staff man on this. Mr. Califano continued that Marshall says that "they," and he does not know who "they" are, are going to try and get the students who sent the letter to Secretary of State Dean Rusk to lend their names to it and they are going to create a lot of trouble throughout the country this summer. He continued that Reverend William Sloane Coffin, Jr., Chaplain at Yale, will also probably be part of it, and in the course of the conversation, Marshall told Mr. Califano that he thought the people that had pushed Martin Luther King and urged him to make the march in New York were Herb Aptheker (and I commented that he is on the National Committee of the Communist Party,) and Bevel. Marshall said a lot of the other civil rights leaders are deeply concerned, including liberals, such as Kenneth Clark and Bayard Rustin. Marshall said his concern about King doing this was that King would stir up the Negroes and add fuel to the college effort during the summer.

I told Mr. Califano I was glad to have this as it fits in the same pattern that we have been getting information on for some time. I stated it is going to be a pretty hot summer from the point of view of college students and civil rights matters in the South.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 1/28/82 RYSO/180/80

April 27, 1967

Memorandum for Messrs. Tolson, DeLoach, Sullivan, and Wick

I told Mr. Califano that King has been under active and tight control of the communists: that this man Stanley David Levison, a lawyer in New York and a secret member of the Communist Party, has written most of King's speeches and the statements King makes to the public. I stated they meet at the inn at the Kennedy Airport and generally go over matters and the various decisions as to what King is to do and say at various places. I stated Levison is a smooth, clever manipulator behind King in his activities. I stated the communists had taken an active part in the parade in New York just a week ago: that they were actively behind that and it was all arranged in advance as to what King would say and do. I said that what he is trying to do, I think, is line up the colleges as much as he can and individuals, some of whom are misled as to the peace effort but a great many of whom are following the communist line to attack the Administration on its policy in Viet Nam and fias been indicated, their efforts in this country' help prolong the war and buttress the position of North Viet Nam as they have the idea the country is disunited and there is a breakdown in morale. which is not true, but a minority can make a lot of noise.

I told Mr. Califano I was in New York the first part of the week when the newspaper editors were meeting there and I talked to a lot of the publishers and their reactions are quite serious as to what is going to happen this summer. I said I thought 8 or 9 cities are going to have trouble, including the District of Columbia. Califano commented, with Carmichael." I stated Carmichael has been classified as psychotic by the draft board; that, of course, that is not generally known, but he goes out of his way to inflame the youth but makes it a point to get out of town before the violence comes. I stated he did that in Nashville; that I talked to a publisher from Nashville the other day who said they had a serious condition down there as an aftermath of Carmichael speaking down there. I said King is proposing to go into Cleveland with Carmichael and McKissick trying to stir up trouble. I said many of the colored civil rights leaders are inoposition to what King is doing as he says something today and tomorrow tones it down, but the harm has been done. I said it is like a person hollering fire in a theater and getting out before the stampede.

April 27, 1967

Memorandum for Messrs. Tolson, DeLoach, Sullivan, and Wick

I said those three are going to be active during the summer and are tied in now with the Viet Nam situation and tied in with the communist line to stir up trouble for the Administration.

I commented to Mr. Califano that there was strong reaction to General Westmoreland's speech in New York City, which reaction was excellent. I stated he spoke well, answered questions forthrightly, and did himself and the Administration a great deal of good. I stated it was something well worthwhile, particularly the manner in which he answered questions. I said at the same time Senator Percy spoke and took the so-called "dove" side and Senator Byrd spoke in support of the Administration's position in Viet Nam. I stated the reaction I got from the newspaper meeting, which is an important and powerful one, was that the Administration came out aces high. I stated it is a pity a speech of that kind could not have been carried in the evening throughout the country by television or radio, but it was a speech at noon and while it was carried then, it did not get the audience it could at night but the man knew what he was talking about as he was just in from Viet Nam and he was an excellent speaker and then he took the questions off the cuff and answered them sensibly and in a perfectly forthright manner which impressed the publishers tremendously and they go back as pretty good missionaries, but the more that kind of thing can be done, the better. I said if General Westmoreland could make appearances at one or two places while he is in the country and in turn nationally broadcast it would be excellent. I stated I thought the networks would have taken his speech in the evening as they did at noon, but, of course, it was a noon speech. I stated the reaction was good as were his statements about prolonging the war and the need for attacking targets in North Viet Nam in view of their increased use of Migs against us.

Mr. Califano here indicated the President was calling him and I thanked him for furnishing this information to me and told him I would give it prompt attention.

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

Mr. Casper.

Mr. Gale Mr. Rosen.

Miss Holmes Miss Gandy

Tolson.

May 1. 1967

Mr. Tavel Mr. Trotter. Tele, Room

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. CALLAH

I am particularly concerned as I have seen the various Special Agents in Charge during the past weeks to note that in almost every instance I find Agents on limited duty receiving fringe benefits who have not been equitably sharing the overtime of the office during the last four to six months. Obviously these cases are not receiving the proper attention by the Administrative Division. I think when a man does not equitably share the overtime of an office for three months when he is on limited duty, steps should be taken to remove him from all overtime and from fringe benefits. We cannot afford the luxury of keeping pensioners on the Bureau's rolls.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:45 AM

May 5, 1967

Mr. Tavel . Mr. Trotter ...

Tele. Room .

Miss R. Imes Miss Gandy.

MEMORANDUM FOR MR. TOLSON MR. DE LOACH MR. SULLIVAN MR. WICK

General of the Army Dwight D. Eisenhower called from Gettysburg. Pennsylvania. He said he wanted to ask me one question; that he has seen three or four performances by the groups "Sing Out" and "Up With People, "which are very patriotic and very inspiring performances. He said it turns out they are sponsored by an organization called Moral Rearmament. He continued that everybody who has seen performances by these groups has been inspired and is keen on them, but a number have questions about Moral Rearmament. The General stated he knew nothing about this and a friend had called him and advised that a couple thousand of these young people were coming to his state and he wanted to know about Moral Rearmament. General Eisenhower said he is so puzzled about this as, for example, this month there are going to be performances by about 300 of these young people in Constitution Hall for about a week and he even wrote and suggested the President ought to have them over to the White House. I commented that it sounded like a good idea. General Eisenhower said they are tops and what he wanted to know is, is there anything acainst them.

I told the General that off hand, I would say that I know nothing against them but I would like to check our files. The General asked if I would do that and drop him a note. I told him I would write him today.

Mr. DeLoach has been instructed to have a memorandum prepared today regarding Moral Rearmament together with a letter to General Eisenhower.

Very truly yours,

dgar Hoover Director

> **ALL INFORMATION CONTAINED** HEREIN IS UNCLASSIFIED DATE 1/20/84 BY SUBJECT BY



UNITED STATES DEPARTMENT

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:49 AM

May 25, 1967

MEMORANDUM FOR MR. TOLSON MR. DE LOACH MR. WICK

- H. Luca

General of the Army Dwight D. Eisenhower called from Gettysburg. Pennsylvania. He stated he has developed with Reader's Digest an article on crime and delinquency to be published soon. He stated one man he talked with was a member of the National Council on Crime and Delinquency and. as a matter of fact, he thought this man had some good ideas so he wanted to put in his article that here is one group trained to do something in this field. He said that now one of the staff heard indirectly where this outfit at one time had a lot of leftists and communists in it. General Eisenhower said Carl Loeb is the man he talked to, who is Vice Chairman, and Loeb certainly is a dedicated American and for law and order. The General wondered if I knew anything about the organization.

I told him it used to have a different name as it had the name of something about parole and probation before the name was changed. I said at that time there were in the organization and may still be a number of these so-called "bleeding hearts," as I call them, in regard to penology and law enforcement who believed parole should be extended to everyone. I stated I had several argume its with them as to that because I believe in parole and probation but I do not like to see the abuses. I said I had never heard then or know now of any solversives or communists in that group and there are some very good people in it and I thought you are bound to find a difference of opinion on the subject. The General asked if Sig Larmon were Chairman and I told him I did not know. He said he knew Carl Loeb was the Vice Chairman. I told him I knew nothing that would support the contention that there are communist or subversive elements in it and it could possibly be an extreme statement made by someone who has different views. The General said he would tell the editors that and expressed his appreciation.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED TATE S/29/ED BY EXCEPTER

Very truly yours,

John Edgar Hoover Director



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

June 2, 1967

7	TEL. TOTACH
Ì	Mr. Dalach
i	Mr. My
1	r. Wick.
ł	Mr. Casper
ı	Mr. Callahan
1	Mr. Conrad
ı	Mr. Felt
J	Mr. Gale
1	Mr. Rosen
ï	Mr. Sull van
ų	Mr. Tavel
۱	Mr. Tretter
1	Tele. Room
	Miss Holmes
1	Miss Holmes
1	Miss Gandy
l	

### MEMORANDUM FOR MR. TOLSON

When Special Agent in Charge Marlin W. Johnson in charge of our Chicago Field Division saw me on May 31, 1967, he left with me the attached publication entitled, "We Follow Jesus," calling particular attention to page 133, wherein Martin Luther King is referred to as being "like Jesus." This publication, Mr. Johnson informed me, was put out under the sponsorship of the Catholic Church in Chicago and has been used in practically all of the Catholic schools in Chicago. It is to be noted that the three general editors are Catholic priests and that the Vicar General of the Archdiocese of Chicago, Most Reverend Cletus F. O'Donnell, is the Imprimatur of this publication.

Mr. Johnson also left with me the attached publication entitled "The Way of the Cross Today," another publication issued by the Ave Maria Press of Notre Dame, which is widely distributed among the Catholics in Chicago, and he called particular attention to pages 21 and 23 and the photograph opposite page 23. It is noted that this publication was prepared by Father Luka and the Imprimatur is Bishop Pursley of Fort Wayne and South Bend.

Mr. Johnson also left with me the attached mimeographed document entitled "The Confession of 1967," which is the latest confession of the Presbyterian Church and he called particular attention to page 7 of that publication wherein it is pointed out that the action to be taken by the Presbyterian Church requires "fresh and responsible relations across every line of conflict, even at risk to national security."

L INFORMATION CONTAINED EREIN IS UNCLASSIFIED ATE 5/28/82 BYSE GSK/BSK

Very truly yours,

John Edgar Hoover

Attachments (3)

The Berker





#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

11:32 AM

June 8, 1967

Mr. Tolson

Mr. Wick Mr. Casper .. Mr. Callaban.

Mr. Conrad Mr. Felt

Mr. Gale Mr. Rosen. Mr. Surayan. Mr. Tavel .. Mr. Trotter.

Tele, Room. Miss Holmes Miss Gandy.

Mr. DeLosch. Mr. Mohr ...

## MEMORANDUM FOR MR. TOLSON

Assistant to the Director Cartha D. DeLoach called and advised that Attorney General Ramsey Clark is going to Denver, Colorado, tomorrow; that the Attorney General had Clifford Sessions call and talk to Assistant Director R. E. Wick's office and say that he would appreciate being met, taken to where he is giving the speech, and taken back to the airport. Mr. DeLoach said he told them to go ahead and approve it. I told him that was all right.

Very truly yours,

bh Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE shales BY so laselyse



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:24 AM

June 9, 1967

Tele, Room Miss Holmes

Miss Gandy

MR. D. MR him that in regard to the blunder we made the other day in regard to the

dissemination of the

I told him this was something that/cannot have happen again because the "top man" talked to me about it. I said it is a bad thing to have the impression we are not on top of something, particularly when we got the information to Ambassador Arthur Goldberg at the United Nations promptly. Mr. Malone said it will not happen again.

I told Mr. Malone he will have to impress on those men that they must at the time they disseminate the information to the United Nations Ambassador simultaneously send it to Washington. I told him that yesterday I ordered another line installed for a teletype and I understand there is a line being put in where a full page can be transmitted at one time. I asked him if this line were in operation yet and he stated it was not; that they had to take the instrument out to put in this other machine yesterday, but it will be in shortly. Upon inquiry from me as to how long "shortly" was, he stated today. I told Mr. Malone to get on top of that and get it done and to impress on the men there that this is serious crisis and it is very embarrassing to me and to the Bureau to have the White House have to call our attention to an obvious dereliction both at New York and Washington. I said this was a delay that should not have occurred

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE steller BY SPIGHTER

Edgar Hoover



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

June 9., 196

Miss Hole

MEMORANDUM FOR MR. TOLSON'

MR. DE LOACH

MR. SULLIVAN

I want to indicate my displeasure with the memorandum submitting the explanations for the delay in the dissemination of the very important and the recommendations contained therein. We cannot expect to have the hard-hitting type of operations which we must have by palliating any shortcomings upon the part of anyone. The memorandum recommended

When subordinates are led to believe that they have done no wrong in the shortcomings for which they have been guilty you cannot expect the type of production and efficiency which we must necessarily have.

I recognize that all of the shortcomings found were unintentional. but that is no excuse. The fact is that we "fell down" miserably in the handling of this dissemination

by Messrs. DeLoach and Sullivan.

Very truly yours,

John Edgar Hoover

Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

h72

66 62 Office of the Direct
Federal Bureau offInvestigation

	6/12/ 1967
Mr. Trizen Mr. Ustloach Mr. Ustloach Mr. Wick Mr. Casper Mr. Calishan Mr. Conrad Mr. Felt Mr. Gile Mr. Folton Mr. Fount	
Mr. Trotter	Mise Gandy
Hoom  Mr. Essill  Mr. 1 - tersity  Mice MrC 1d  Mrs. Websill  Mrs. Metariff  Mrs. Mechany	Telephone Room Roop for Room Root Ling Room Reporte Branch Mail Freem
Pull, mail, or its	= See Mr = Oull Me = i lease Pyr- ing - Soute ed teturn to Room 5001
f	•

MILINFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE spelse BY so 1 6 septes.

Mr. Tolson Mr. DaLoach Mr. Mohr....

Mr. Wick ..... Mr. Casper.

Mr. Sullivan Mr. Tavel....

Mr. Trotter... Tele, Room... Mrss II ands



### UNITED STATES DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:35 AM

June 9, 1967

### MEMORANDUM FULL PERSONAL PROPERTY OF THE PERSO

Assistant to the Director Cartha D. DeLoach called. He stated Honorable Marvin Watson, Special Assistant to the President, called and said sometime in the next several days he wanted DeLoach to go over to the White House and sit down with Joe Califano and discuss the racial problems in the various cities this summer, somewhat along the lines of the memorandum I sent to Mrs. Stegall and him last week. Mr. DeLoach said that secondly, the President understood there had been almost a scandal concerning

He said that if we had anything, they did not want it in writing but would like to have Mr. DeLoach sit down and brief him on it.
Mr. DeLoach said he had never heard of it.

I said I had never heard of it and I did not think he would find anything in the files.

Mr. DeLoach said he was sure he would find nothing in our files.

John Edgar Hoover Director

JEH:edm (1)

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE\_stepted\_BY so a confidence.

*\$*6



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

Mr. Gale June 9, 1967

MEMORANDUM FOR MR. TOLSON MR. DE LOACH

MR. SULLIVA

Mr. Mohr.

Yesterday evening I talked with Ambassador Arthur Goldberg at the United Nations, and he expressed to me his great pleasure and appreciation for the service the Bureau had been to him during the recent crisis. He indicated that the information which we had submitted was absolutely essential for him to properly perform his duties and had been most helpful in enabling him to meet his responsibilities.

He indicated that upon his next visit to Washington, he wanted to call upon me as he had some matters to discuss with me incident to this over-all operation.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE S/18/22 BY BY BY BY

ZAL HOTE 6 GT HOTEL STATE OF BLIMP

TE JUN 20 TE

Mr. Toloco Adm. Div., 5515 Mr. DeLoach Emp. Sec. M. Mohr Ident Div., 6207 IB Mr. Wick Lab Mail, 7147 Lah Pkg., 7129 Mr. Casper Mr. Callahen Liaison Sec. Nr. Conrad Library, 4248 Mr. Felt Mail Room, 5531 Mr. Gale Research-Satellite Mr. Rosen Spec. Inq. Mr. Sallivan Stat. Sec., 6221 IE Mr. Tavel Mr. Pastver Mr. Waikart Mr. Short Mr. Marchall Mr. Ranad . For Your Infor. Mrt. Inles Per Conversation Mrs. Hali Mr. Cadigan, 7334 TMr. Daint, 610 OPO Mes. Dov., 5324 Nr. Downing, Annex Mr. Jones, 4264 M. . Marrell, 4718 Characters. To the Last Applica Corr lla to n îritanî êde Maria di s Pero rang nya Ber. Berarch EL SPUCLE MESSENITA EMPERITION. ATTRIBUTION Va Stillman Kum 5 744.

иеслот 19, 41 го с 19, 44 го с ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE Stages BY Serior 1981

Routing Unit

ाउँ भिक्ता है। स्थान

€.

LESTO - LOSEN Francisco

12. 19 EO B BIF

Return to Miss Gandy for filing

OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

11:15 AM

June 16, 1967

16, 1967 Wy

Mr. Tavel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

### MEMORANDUM FOR PERSONAL FILES

Assistant to the Director Cartha D. DeLoach called. He advised that the Attorney General had called him around and asked him his opinion of the United States Attorneys' conference, the four days which have been held: that he had heard that Mr. DeLoach represented me at the conference. Mr. DeLoach stated he told the Attorney General bluntly, frankly, and honestly what he thought just as he had reported in memoranda to me. Mr. DeLoach told him some of the lectures were good and some poor; that most of the fellows left with the feeling they were not part of a team and were disgruntled, uneasy, because the Department looked down on them and did not give them answers to their questions and keep them advised. Mr. DeLoach also told him the accommodations over at The Smithsonian were poor, the air conditioning was bad, it was cramped and crowded and the accoustics were bad. He told him he could have picked a better place. Mr. DeLoach told him that years ago I had initiated a system of keeping the Special Agents in Charge advised by means of SAC Letters whereas the Department gives the Attorneys nothing and gave as an example putting in a corner and thenthey wanted to bring it to a vote as to whether

in a corner and thenthey wanted to bring it to a vote as to whether they should be kept advised by the Department or not and one of the Attorney General's men had to step up and say the man was out of order for mentioning it.

Mr. DeLoach said the Attorney General stated this was the third time they have tried this and these men are considered to be outcasts and something had to be done and he would consider a weekly or monthly bulletin and would shake up the United States Attorney's Office and Deputy's Office.

> oh Edgar Hoover Director

JEH:edm (1)

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE Spelse BY SOLDS FOR

66



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:07 AM

July 11, 1967

Mr. Mohr.
Mr. Mohr.
Mr. Mohr.
Mr. Casper.
Mr. Callainn.
Mr. Conrad.
Mr. Felt.
Mr. Gale.
Mr. Rosen.
Mr. Strinvan.
Mr. Tavel.
Mr. Trutter.
Tele. Room.
Miss Holmes.
Miss Gandy.

### MEMORANDUM FOR MR. TOLSON

Assistant to the Director Cartha D. DeLoach called. He advised that President Lyndon B. Johnson had Jim Jones, Assistant Appointments Secretary, call Mr. DeLoach about three minutes ago and indicate that the President was considering going to Boston on a surprise, unannounced visit to speak before the convention of the National Association for the Advancement of Colored People; that the President indicated before making up his mind whether to go or not, he wanted by noon a memorandum from me as to what he should expect, if he does make the visit, from riots, demonstrators, pickets, et cetera. I told Mr. DeLoach there had been information along that line. Mr. DeLoach advised that he has issued the necessary instructions and would have on my desk before I go to lunch today a memorandum along the above lines.

Very truly yours,

Conn Edgar Hoover Director

ALL INFORMATION CONTAINED. HEREIN IS UNCLASSIFIED . DATE step & BY se 1634 per

Letterth Mildred Siehnst



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

July 19, 1967

Mr. Tolson

Mr. Rosen Mr. Sudivan Mr. Tavel

Mr. Trotter Tele. Room

Miss Holmes Miss Gandy\_

Ir. DeLoac

MEMORANDUM FOR MR. TOLSON

MR. MOHR MR. CASPER

MR. CALLAHAN A

I have noted that a practice has developed which I think is highly undesirable, of offering appointments as Special Agents and also to be members of the National Academy to individuals who are not at the time fully qualified to accept such appointments even though they may become so qualified in the

I recall the instance of a man who has applied for the National Academy who is five pounds overweight and upon giving assurance that he would reduce those five pounds in time for the next class of the Academy, he was offered an appointment to the Academy. This is wrong.

future which would be some indefinite date.

I have in mind two cases of individuals, one the case

and who was offered an appointment for next

October even though he has not yet received his law degree though he expects
to get it next September. The other case is the case of an individual in New
York City who was effered an appointment and was not yet qualified, not having
received his law degree, and who has solicited the intercession of

I want this practice to be discontinued at once. No one is to be offered an appointment either as an employee of the Bureau or to attend the National Academy unless at the time the appointment is actually offered he has fully qualified physically and scholastically for the position sought.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 5/28/32 BY SAIGNERS

66



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:35 AM

July 25, 196

Mr. Tavel. Mr. Trotter.

Tele. Room . Miss Holmes

Mr. Callahan.

Mr. Conrad. Mr. Felt

Miss Gandy

MR. DE LOACH MR. SULLIVAN

MEMORANDUM FOR MR. TOLSON

I called President Lyndon B. Johnson and advised him that I had

just received word that

was from a highly confidential source.

I told the President that this is would be communicated to him know that the President ould do this. The President stated he hoped that this would be communicated to Mayor Daley of Chicago so he will know and let him know that the President asked that he be told. I told the President we would do this.

The President then said that he gathered that things went pretty good after the statement and that Cyrus Vance and Warren Christopher reported about 6:30 AM and again at 7:30 AM and no Federal troops shot anybody, were in line, the General had cautioned them carefully and fully briefed them, and the FBI men and Justice men and the Army men were all working 100% and all agreed at the same time and there were no differences among them and insisted the troops be told what the situation was and be given good orders and if fired upon, fire back, but they did not kill anybody and we did not get any of them shot at. The Fresident said the incidents dropped after they went in and after the statement they dropped 30 some odd to about 5.

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/28/82/ BYSP-1 OSE/RE

Memorandum for Messrs. Tolson, DeLoach, Sullivan

July 25, 1967

I told the President that my word from there this morning is that the business offices are open, General Motors is open as are all the automobile factories and people are getting back to work. The President said that he had told Vance they ought to tell them to do that as it might take their minds off it.

I told the President that at Cambridge, Maryland, the Governor of Maryland has ordered the arrest of this man H. Rap Brown for inciting to riot there. I stated they had burned two squares of the Negro community there. I stated I thought that is significant, both at Detroit and Cambridge, that it is the Negro homes which have been burned and destroyed, so it is not limited solely to white merchants and white homes.

The President said he thought I, personally, ought to look at the record and get some of my men that I can rely on, on the Hill; that Senator Everett Dirksen has made a statement on the Subversive Activities Control Board. The President said there is a campaign going as they jumped on Simon McHugh because they thought that was one way to get at him, the President. He said McHugh is a good Catholic boy, not a Republican or Democrat, and did not ask for the position, that he appointed him because he knew him and he is not a left-winger and he thought he would be all right, but they asked the Committee to study it before they made their appropriation and Dirksen and Senator Mansfield told him they talked to Senator McClellan and he is strong for it. I commented that Mahon is drafting legislation to continue the Board. The President said that some of my boys ought to tell McClellan and Dirksen to go on with this and if Ramsey (Clark) would make up his mind.

I told the President we were sending over to him today a memorandum on the SACB; that there are four organizations, if the Department did something, that could be presented to the Board and they are good cases. The President said they say they don't have any evidence, but for me to tell them and to tell Mr. DeLoach to tell Senators Dirksen and McClellan to do it and he and I stay together and have a group in there and when this man resigns to get a good man put on and give them something to do. I stated there is plenty of work for them to do; that we have sent hundreds of copies of things to the Department but they have procrastinated so that sometimes here it is almost frustration.

Memorandum for Messrs. Tolson, DeLoach, Sullivan July 25, 1967

The President told me to get with the Attorney General and tell him you are going to do this and he will tell him and get Deloach on it. I stated I will talk with McClellan and Dirksen myself. I told the President that I planned, if he had no objection, in connection with the memorandum on the SACB to send a copy to the Attorney General so he can see what we are telling the President. The President said that was good, to get hold of him and tell him this and tell Dirksen and McClellan.

I told the President we would have the memorandum for him tomorrow on the riots in the country. The President said to keep my men busy to find a central character to it, to watch and see and we will find some central theme. I stated I would dig into that thoroughly.

Very truly yours,

John Edgar Hoover



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

July 25, 1967

MEMORANDUM FOR MR. TOLSON MR. DE LOACH

MR. SULLIVAN

Miss Gandy Last evening I was called to the White House by the President to

Mr. Gale

Miss Holmes

Tolson

participate in a conference dealing with the riots in Detroit. Present at the conference in addition to the President were the Secretary of Defense Robert McNamara; the Attorney General; Mr. Justice Abe Fortas of the United State Supreme Court; the Secretary of the Army; the Chairman of the Joint Chiefs of Staff, General Johnson; Mr. Joseph Califano; Mr. Marvin Watson; and several other White House attaches. The President has an arrangement within his office for conference calls, and about every half hour Mr. Cyrus Vance, whom the President had sent to Detroit as a personal representative. called to give a status report. At timesGeneral John L. Throckmorton, the Commander of the Federal troops in the Detroit area, also joined in these conferences.

At first it was the belief of Mr. Vance that the situation in Detroit could be controlled by the Michigan National Guard, the State Police, and the Detroit police. Governor George Romney and Mayor Jerome P. Cavanagh of Detroit were not of this opinion, but were insistent that the Federal troops be brought in to bring control over the riots. As time went on and this conference at the White House lasted over four hours, the situation grew progressively worse and finally Mr. Vance advised that the situation was out of control in Detroit with many fires, shooting, looting, and general disorder, and he believed that the Federal troops should be ordered in to take control. After some additional discussion, the President then signed the necessary proclamations and authorized the Secretary of Defense to federalize the National Guard in Michigan if he deemed it necessary. The President was quite concerned about the matter of any shooting in Detroit, and General Throckmorton at Detroit assured him that while ammunition would be issued to the Federal troops, they would not load their guns and engage in any shooting except upon the specific order of an officer in command.

The President then had prepared a statement which he intended to make on television and at 12:00 AM, the President went before the television cameras and made the statement, a copy of which I have sent through.

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/20/02-BYSD-105x/BU

Memorandum for Messrs. Tolson, DeLoach, Sullivan

July 25, 1967

During the course of the evening, the President talked with me about the intelligence coverage of the various riots that have taken place. Last evening during the conference, ticker reports came in indicating that riots had broken out in Pontiac, Michigan; in Michigan City; in Flint, Michigan; in Cambridge, Maryland; in Philadelphia; in Rochester; and in Harlem, New York City, among the Puerto Ricans. The President stated that he had been of the opinion that there was a concerted action and a pattern about all of these riots, and he wanted me to have prepared immediately a memorandum for him giving intelligence in depth as to the riots which have occurred and as to any evidence which would indicate that there has been concerted action to bring about these riots. He also stated that he had been informed that members of the Poverty Corps had been participants in some of the riots. I told the President L of course, would comply with his request, but at the present time from the information we have received from our field offices, there has not been any concerted action in the riots which have occurred. I stated that practically all of the riots have been triggered by some individual incident in the various communities, such as the arrest of a Negro for a violation of some law, and immediately following such an arrest, the riot would break out. I stated that so far as we have been able to ascertain, there had been no outsiders come into the various communities at the beginning to initiate these riots, but it was a fact that after the riot was in full force, persons from another jurisdiction came into the communities to participate in the riots. I cited the fact that in the Newark riot, some carloads of individuals came from New York City to Newark to join in the riot there.

I stated that insofar as the communists were concerned, we had no information indicating that the communists initiated the riots, but they, of course, joined in after they had once started.

I stated that militant Negro speakers had been traveling through the country, such as Stokely Carmichael, Floyd McKissick, and H. Rap Brown, and their speeches were particularly violent and militant. In fact, the riot at Cambridge last night followed a speech made by H. Rap Brown, and as a result of it, the Governor of Maryland has ordered Brown's arrest for inciting to riot. I commented to the President that unfortunately, in many of the

Memorandum for Messrs. Tolson, DeLoach, Sullivan

July 25, 1967

communities where riots have occurred and arrests have been made, the local authorities at the demand of militant Negro leaders had released the rioters who were arrested for looting and other unlawful acts as a condition precedent to stopping the riot. I stated that this was, of course, wrong and that the courts should impose stiff penalties on persons arrested for specific violations of law during the course of the riots.

I also mentioned to the President the activities of Julius Hobson in Washington, D. C., who is employed in a Government agency and is at the same time making militant speeches throughout the city. I also referred to the activities of Marion Barry, who has now been appointed as an advisor at \$50 a day by the Community Relations Committee, which is funded by the United States Government. I pointed out the militant character of Barry and the harm that he has done in the District of Columbia.

The President asked that I let him have memoranda on Barry and Hobson.

However, the most important and pressing request of the President is for an over-all memorandum in depth as to any pattern that is being followed in these riots which we are having. I have instructed Mr. DeLoach and Mr. Charles D. Brennan to immediately contact the various Agents in Charge where riots have occurred and ascertain whether there has been any outside influence; whether there has been any pattern followed in the riots; and whether Poverty workers have participated in such riots.

It is imperative that we have this memorandum not later than tomorrow and we want to be certain that we have substantial facts because I anticipate that the President may release this memorandum in answer to groups in Congress who have charged that there is a concerted action throughout the country to initiate riots.

Very truly yours,

John Edgar Hoover



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:24 PM

July 26, 167 Room.

MEMORANDUM FOR MR. TOLSON MR. DE LOACH

MR. SULLIVAN MR. WICK

Mr. Callahan Mr. Conrad

Miss Holmes Miss Gandy.

Mr. Felt Mr. Gale Mr. Rosen. Mr. Sm. van Mr. Tavel .

President Lyndon B. Johnson called and asked if I knew anything about tonight being target night for Chicago being due to have one of these explosions. I told him I had not; that the only word I had is that they were planning some trouble in the Loop and I made that available to Mayor Daley as he, the President, had suggested this morning and he appreciated receiving this and the police have been alerted, but that was the only specific information we have so far. The President said he just wanted to know as some are worried and said there was going to be a big blow-up in Chicago; that he had that information I gave him, but wondered if there was anything else. I told him we had nothing yet.

Very truly yours,

. e. . 84 John Edgar Hoover

Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE SIZEIBZBYSPY CSUPSY



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

12:06 PM

July 26,

Mr. Rosen Solliva Mr. Tavel Mr. Trotter

Mr. Conrad

Tele, Room\_\_ Miss Holmes Miss Gandy\_

Miss F Miss C

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH MR. SULLIVAN MR. WICK

President Lyndon B. Johnson called and said he had an interview in front of him of former President Eisenhower on the UPI ticker and asked if I had read it. He stated Eisenhower says they ought to empower the FBI to investigate this. I told the President I saw it, but General Eisenhower is completely misinformed. The President said he thought I ought to call his briefing officer and say to him to see UPI #35. The President proceeded to read the ticker as follows: "Former President Eisenhower suggested today there is a pattern to current city riots. He suggested that Congress empower the FBI to move into the situation. The General, meeting with reporters in his office on the Gettysburg College Campus, said he had been told while in Washington several days ago that there is no law in the books by which the FBI can use its investigative forces in the present situation. When there is good reason on the part of the Government to believe that there is some national organization that is bringing about this trouble, the FBI should be allowed and directed to make an investigation and report," et cetera. I told the President that the General later said he was told that by Senator Dirksen.

The President told me to call General Andrew Goodpaster and tell him the President said he was the man designated to keep General Eisenhower fully informed and briefed and would appreciate his help and he, the President had asked me over night before last and been in touch with me and that I have all the resources needed and that the President had given me full authority to spend anything to get the facts and to tell Eisenhower we don't want to put it on full page headlines the FBI is going "to eat you up" and scare everybody and put them on notice what we are doing, but I have the authority and the President is on top of it and called me weeks ago when in Newark and insisted I get anybody, including their wife if she contributed. The President then stated he noticed this Rap (Brown) outfit said he was going to get a gun and shoot Lady Bird (Johnson.) I stated Brown has issued a statement that no Negro is bound to obey any law he does not believe in. I stated Brown will be arraigned at two o'clock.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED PATE 5/20/82 BY SP-1034/954

July 26, 1957

Memorandum for Messrs. Tolson, De Loach, Sullivan, Wick

The President told me if I could before I go to lunch, to call General Goodpaster and say I have all the approval and authority and money and if I don't, he, the President, will go to Texas and get it, and to tell Goodpaster to get Eisenhower fully briefed. I told the President I would do this.

I attempted to call General Andrew Goodpaster, who was hosting a luncheon and was not available. I left word with the White House switchboard that when they reached the General, they could reach me at the White House and to put the call through there because I had a message the President wanted me to get to General Goodpaster.

Very truly yours,

John Edgar Hoover Director

H



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:41 PM

July 26, 1957 in no

### MEMORANDUM FOR MR. TOLSON

Assistant to the Director Cartha D. DeLoach called. He stated the UPI this afternoon has a terribly distorted and carbled release concerning H. Rap Brown; that it indicates the Federal warrant was defective and quotes the attorney, William M. Kunstler, to that effect and that, therefore, Brown was dismissed. Mr. DeLoach said this is not correct; that what happened is the Department had the Judge dismiss the Federal process so that he can be turned over to the local authorities; the Federal Judge decided not to hold a Federal-type arraignment, but to turn him over immediately to Virginia authorities who are going to bring him before a local Judge after which he will be turned over to the Maryland authorities. Mr. DeLoach said Brown is still in custody. I stated the ticker I saw said the Federal warrant was defective. Mr. DeLoach said that is correct as it did say that. but it is not right and it quoted Kunstler as saving that. Mr. DeLoach said there is nothing wrong with the warrant and it is the usual Unlawful Flight to Avoid Prosecution type process which is usually dismissed after the man is located.

Very truly yours,

John Edgar Hoover Director

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE <u>ska</u>pes Bysp. i.gsk.frsk



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:56 AM

July 26,

Mr. Tolson. Mr. PeLcach. Mr. Mohr...

Mr. Ballery Mr. Carper

Mr. Conrad Mr. F it

Tele. Room. Miss Hilmes

Mr. Gale

# MEMORANDUM FOR MR. TOLSON

Assistant to the Director Cartha D. DeLoach called liss Gandy. He advised that the Agents have H. Rap Brown in the Alexandria, Virginia, Resident Agency, but the United States Attorney is having difficulty getting the Commissioner and hopes to have him within an hour or two. Mr. DeLoach advised that the Department is putting pressure on the United States Attorney to locate the United States Commissioner. Mr. DeLoach

continued that a

arraignment. Mr. DeLoach advised that he has told the Agents that in view of the Attorney's call, to advise Brown his attorney has called and if Brown wants to call the attorney, all right. Mr. DeLoach said the Agent suggested moving Brown, in view of the delay, over to the Marshal's office and Mr. DeLoach told them not to do that, to let Brown call the attorney but to keep him at the Resident Agency until the United States Commissioner shows up, but if there is any undue delay and they can't locate him, to call us back and we will cross that bridge when we come to it. I wondered where the Commissioner was and Mr. DeLoach commented that it was the usual story. Mr. DeLoach said the Commissioner does not have to handle it as it could be a Judge. I asked if the United States Attorney has considered that, and Mr. DeLoach said he was sure he had because the Department is putting pressure on him to find the Commissioner. I told Mr. DeLoach to suggest that to him - why not arraign before a Judge, that Judge Lewis is in Alexandria and see if he can't be arraigned before a Federal Judge. Mr. DeLoach stated he would take care of it.

**ALL INFORMATION CONTAINED** HFRFIN IS UNCLASSIFIED DATE S/18/80 BYSO.1684/88

Very truly yours.

Edgar Hoover



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:16 AM

July 26, 196

MEMORANDUM FOR MR. TOLSON MR. DE LOACH MR. SULLIVAN MR. WICK

Mr. Conrad. Mr. Felt. Mr. Gale Mr. Rosen. Mr. Sumvan. Mr. Tavel Mr. Trotter. Tele. Room. Miss Holmes Miss Gandy.

Mr. Casper. Mr. Callahan

I called Honorable Marvin Watson, Special Assistant to the President, and told him I just wanted to let him know that we just arrested H. Rap Brown, who stirred up the riot at Cambridge, Maryland, and caused the burning out of about two blocks of the city. I stated he was arrested at the Washington Airport and is being taken before the United States Commissioner at Alexandria, Virginia. Mr. Watson asked on what charge, and I told him for inciting to riot, which in Maryland is a felony and the local autorities asked us to get a warrant on fleeing to escape prosecution, which comes under Federal law. I also told Mr. Watson that I took occasion to have a Negro Agent participate in the arrest.

Very truly yours,

hd Edgar Hoover Director

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/20/82 BY SOIGS/PSK



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

11:30 AM

July 27, 1954

MEMORANDUM FOR MR. TOLSON✓

MR. DE LOACH MR. SULLIVAN

MR. WICK

Syrand

Mr. Conrad

Miss Holmes

Mr. Felt

I returned an earlier call from Senator Mike Mansfield. He stated there was a meeting of the Chairmen of the Committees at the White House on Tuesday and at that time the President suggested that maybe he, Mansfield, ought to get together with me and bring along Senators James O. Eastland, Philip A. Hart, John L. McClellan, and maybe Joseph D. Tydings. The Senator said he had just called the White House to see what the President's view is and if this is still his view, could I be at his office, Room 113 Old Senate Office Building, at three o'clock this afternoon. The Senator said the job is to explain to them just what I know and give them what information I have about the FBI and its activities in these riot-torn areas. I told the Senator I would be there.

He stated that we would consider this a date unless he called me back as it depends on word from the White House.

11:35 AM

Senator Mansfield called back and advised that he had just talked to the White House and they figured there might be too much by way of possibilities in this and it is the President's suggestion that he not go through on the President's first suggestion, so the meeting is cancelled. I thanked the Senator and told him that if I could be of service to him in the future to let me know.

Very truly yours,

John Edgar Hoover Director

LEINFORMATION CONTAINE LEREIN IS UNCLASSIFIED LATE SIE/BZ BYSA/CSK/PSZ



6

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:16 AM

July 27, 19

Tele. Room Miss Holmes Miss Gandy

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH MR. SULLIVAN

MR. WICK

Honorable Marvin Watson, Special Assistant to the President, returned my earlier call to him. I told him I wanted to let him know so he could tell the President, that this statement by Governor Agnew in Maryland, which he probably heard this morning, is entirely without foundation. I told Mr. Watson I had my office contact Governor Agnew this morning, and he stated he had not made the statement as attributed to him; that it seems he had a conversation with some of the authorities in Newark and in the general discussion thought since there was sniping in Newark and in Detroit, it probably came from an organized movement. I told Mr. Watson there was no evidence; he has never turned anything over to the authorities, and he is now backwatering completely.

I told Mr. Watson I wanted him to know this. Mr. Watson thanked me and said he appreciated it.

Very truly yours,

Mn Edgar Hoover Director

**ALL INFORMATION CONTAINED** HEREIN IS UNCLASSIFIED DATE 5/28/82 BY-SE1 CSK/PSK

OFFICE OF THE DIRECTOR



# UNIT STATES DEPARTMENT OF STICE

#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

5:04 PM

July 28, 1967 Ir. Tavel

Mr. Posen ... Mr. Sul.van Mr. Tavel ... Mr. Tre ter .

Mr. Felt ... Mr. G.ls .

Tele, Room ... Miss li mes Miss Gandy ..

Mr. Callahan.. Mr. Cenrad....

# MEMORANDUM FOR MR. TOLSON

Assistant to the Director Cartha D. DeLoach called. He stated he had discussed this matter with Mr. Tolson, but he wanted to bring it to my attention. He stated that as I would recall, yesterday he had an argument in connection with the Hoffa case, which is to be heard in Chicago by Judge Austin (phonetic). Mr. DeLoach told them at that time that we would not entertain their desires concerning this matter unless they put it in writing. Mr. DeLoach said that a five-page memorandum has now come through and instead of indicating it was their desire to present the four items with respect to relevancy, they now point out the court requests an FBI witness be available to testify to the fact there were no further electronic trespasses other than those already shown to the court. Mr. DeLoach said they propose, in view of the fact the Department claims it is the court making the request. to send over an affidavit by Special Agent Wayne A. Frankenfeld, who is in the General Investigative Division, merely certifying to what we have given to the Department in the two previous memoranda which I sent to Vinson and the Attorney General. Mr. DeLoach said we will follow those memoranda verbatim in the form of an affidavit.

Mr. DeLoach continued that with respect to the testimony of the Agents, he did not think we should send anybody from the Seat of Government out there as we have always opposed that. Mr. DeLoach said we do have out there or in their respective offices, about eight Agents who heard or monitored the conversations in the Hoffa case and who reviewed the logs. Mr. DeLoach said that when we set up the electronic indices, I had issued instructions that when we receive such requests from the Department, we also make a double check with our field offices. Mr. DeLoach said that is what we did in this instance and turned up the Agents who overheard the conversations in question. Mr. DeLoach said the Agents already called by the Department to testify will be available and will be the ones to testify to certify to the court there were no further electronic trespasses. I asked Mr. DeLoach what they wanted our representative in Washington to testify to and Mr. DeLoach said to the whole kit and kaboodle; that the FBI Headquarters certifies there are no further electronic trespasses. Mr. DeLoach said this man in Washington is not cognizant of what has gone on in the field. I asked if they could not argue that the man in the field is not cognizant of what went on in Washington. Mr. DeLoach

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE. Spelew BY or ceryper

Memorandum for Mr. Tolson

July 28, 1967

said that was true, but the field is the foundation of the whole thing. I asked if the man who is to testify is an Agent of the Chicago Office, and Mr. DeLoach said some are, some are from Florida and other locations. I told Mr. DeLoach that the thing that runs through my mind is that they would take the position that the person out there is not able to testify as he is not conversant with the overall picture of the indices here. Mr. DeLoach said the Agents there represent the offices where only these conversations were overheard and there are no further conversations. I asked if we certify to that in our affidavit and Mr. DeLoach said yes. I said if we certify to that effect in the affidavit, we are all right.

Very truly yours,



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:05 PM

August 1, 195

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH MR. SULLIVAN

MR. BISHOP

ir. Conrad.

I returned an earlier call from

He said he knew I had a million things to do and he was just checking in, but he wanted to create his intelligence units down there for anybody in regard to riot action, et cetera, that were not supposed to be in who were creating a disturbance or at least were not orderly dissenters. He said with that in mind he thought he would check in with me and whomever I directed his people to be in touch with or not in touch with.

I would suggest that I have my Special Agent in get in touch with whomever Charge 4 wanted to designate in his office to work out an operation plan whereby we can said he is "cracking" on these things immehave close liaison. diately and he thought his intelligence was good and he was not letting anything drift very long. He continued that he had all the investigators he has been using in this crime fight and he can delegate some of that, if my man feels it is worthy of that.

whom our man should get in touch with, and I asked Suggested I have him get in touch with nim and he will do exactly what would get in touch with my man wants. I told, phone and have him call my man wants. I told and together, or whomever he designated, and get liaison established so we would not be crossing wires. stated that was fine.

3:10 PM

In the absence of SAC

Iasked

he could reach him by phone and

who is in

I talked to Assistant SAC were located so that

indicated he was.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/20/B2 BYSD.1GSK/PSE

Memorandum for Messrs. Tolson, DeLoach, Sullivan, Bishop

August 1, 1967

I told I had just had a call from who is very much conserned about the race riots down there and the potential for race riots and would like to be in touch with somebody from our office to determine how to work out close liaison and what to do. I told I, of course, realize the dangerous character of and his unreliability, but I had told him I would arrange to have call him and arrange to see him at the earliest possible moment. I told that mentioned that he would probably take some of the individuals who are working on crime, which I think is the outfit, and have them assigned to some of the things happening in the racial situation.

I told I thought he better get in touch with and I gave private phone to call and told himnumber ( private secretary (phonetic). I said that I had told I would get is in touch with and arrange for to get in touch with him, and I thought it was important enough, if necessary, for to leave the meeting and slip up and see although I did not know where he was. stated was in night. I said I did not know where he was when I talked to him, but can find out from the telephone number I had given him and they will let him can be reached and should make an appointment to see him. I told to be courteous. to tell: but to keep his guard ui. I said we are not going to go in on any double operation with the crowd and we can't go into all phases of the riots unless Federal law is involved, but for to arrange to see and wire me the results. stated he would do this.

Very truly yours,



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:45 PM

July 31, 196

Mr. Corrad

Miss Holines Miss Gandy.

# MEMORANDUM FOR PERSONAL FILES

While talking to Assistant to the Director Cartha D. DeLoach on another matter. I told him that tomorrow morning when I go before the Commission on the riots, which the President appointed, I think he ought to go along with me because I have in mind designating him as liaison henceforth with the Commission something like we had liaison with the Warren Commission and they can keep in touch with him from time to time. I stated I understood it is at 10:30 tomorrow morning and Mr. DeLoach said it was in room 213 of the old Executive Office Building. I said they will probably run behind schedule because I see the Deputy Attorney General is appearing before I do. Mr. DeLoach said he hoped he did not stay. and I said I did not care if he did or not.

I asked Mr. DeLoach if he had seen the rewritten statement with the changes I had made and Mr. DeLoach said he had; that he was reading it now. I told Mr. DeLoach our people ought to make more detailed record of some of these quotes: that if I did not have it from memory and notes I made, I would not be able to pick some of those things out, such as Stokely Carmichael before going to Cuba and the man in New York about killing policemen, judges, and troops. Mr. DeLoach said he would have to admit that they worked yesterday afternoon boiling this down as they had too much material, and he took out many of those quotes. I said the quotes I put in I thought were more vicious than what we had and Mr. DeLoach agreed. I said we ought to make notes so we can hit the really tough ones and not merely some of the superficial generalities. I said the same thing is true about Martin Luther King; that I did not have the quote he made about riots in Chicago that it was something healthy and desirable to have hate come to the surface; that things like that would tie him down. Mr. DeLoach said he would get those in and keep a running log from now on.

we would

Edgar Hoover Director

JEH:edm (1)

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/28/82 BYSP-103K/pse

OFFICE OF THE DIRECTOR



#### UNITED STATES DEPARTMENT OF JUSTICE

## FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:45 AM

July 27, 1967

# MEMORANDUM FOR PI

Miss Gandy. Assistant to the Director Cartha D. DeLoach called. He stated that in accordance with my instructions, he talked to the Special Agent in Charge (SAC) at Baltimore concerning Governor Agnew shooting off his mouth. Mr. DeLoach said the SAC pointed out his teletype and Mr. DeLoach told him he knew that and knew that one of the staff members attributed it to a call they had gotten from someone. Mr. DeLoach told the SAC that it made no difference, to see the Governor personally and tie it down. Mr. DeLoach said the SAC said he wanted to qualify the teletype further; that the Governor's staff says there was no call and they were wrong in putting this out; that what it amounted to is that the Governor's staff has been holding meetings with the Newark people at which they discussed the riots and determined the simple solution was the similarity in patterns between the riots due to the snipers, et cetera. I stated that you could say the same thing about Detroit, Cleveland, etcetera, as snipers always engage in it. Mr. DeLoach told the SAC that made no difference, to see the Governor and pin it down.

I told Mr. DeLoach he can tell the Governor I had phoned and asked for information, because we have to straighten the White House out. Mr. DeLoach said he did want me to know that the Governor's staff is trying to backtrack. I told Mr. DeLoach I was going to call Honorable Marvin Watson, Special Assistant to the President, so they will quiet down.

Mr. DeLoach continued that the SAC Baltimore said what they mean when they said they turned it over to the Justice Department, is that the Governor's staff in meetings with the Newark people noted the similarity and said why didn't the Newark people turn it over.

**ALL INFORMATION CONTAINED** HEREIN IS UNCLASSIFIED DATE 5/23/82 BY SP-1 GSK/BX

Juhucesi & Control

Tele. Room Miss Holmes

Memorandum for Personal Files

0

July 27, 1967

I told Mr. DeLoach I heard the Governor this morning say there was this pattern and they were not pursuing it and they had turned it over to the Federal authorities. I said I heard him say it, that it was in his own voice. Mr. DeLoach said he told Baltimore to pin it down, but they are trying to completely backtrack. I told Mr. DeLoach to tell the SAC to pin it down at once and for the SAC to let us know. Mr. DeLoach said he told the SAC to send a teletype in immediately.

John Edgar Hoover Director

JEH:edm (1)

epm



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:20 AM

Tele. Room. Miss Holmes.

MEMORANDUM FOR MR. TOLSONY MR. SULLIVAN

Assistant to the Director Cartha D. DeLoach called. He said he received two calls from the White House last night which he wanted to mention to me and make recommendations concerning. Mr. DeLoach said they were both fraught with political dynamite.

He said the first call was from Lawrence Levinson, assistant to Honorable Joseph Califano, Special Assistant to the President, who called around 9:30 or 10:00 PM and pointed out the President wanted to disprove Governor George Romney's statement in the argument about calling out the Federal troops in Detroit. He said that sometime in the early morning, between five and seven o'clock, July 24th, Romney was on the radio or television pointing out he at one time decided to call for Federal troops and then changed his mind. Levinson said if they could get the tapes, they could prove the argument and he hoped the FBI could get them. Mr. DeLoach said Levinson did not state the President asked him to do that and DeLoach questioned him and Levinson said no, that Califano had thought the President wanted the FBI to get them. I stated the answer is that we have been unable to get them. Mr. DeLoach asked Levinson if he had tried George Christian. the President's Press Secretary, and Levinson said they could not do that as they did not want anybody to think the White House was trying to get them. Mr. DeLoach told him it would be the same if the FBI did it. Mr. DeLoach said he would like to call Levinson and say we are sorry, that we do not have any contacts and we are unable to get them. I said it is foolish for us to try to get them, because if we do, it would be on the front page and Governor Romney would pop off again.

Mr. DeLoach continued that Honorable Marvin Watson, Special Assistant to the President, called him later, around 10:30 or 11:00 PM, and pointed out the President had seen Associated Press ticker 159 and 161 referring to the fact that the Office of Economic Opportunity (OEO) had made a decision to investigate its people to find out whether they had started the Newark riot; that the President told him to call us to get the FBI to prove or disprove all of these allegations once and for all and said this means they have the authority to do this. Mr. DeLoach told him that I appeared before the Commission

> **ALL INFORMATION CONTAINED** HEREIN IS UNCLASSIFIED DATE skeler BYSEIGSKER

Memorandum for Messrs. Tolson and Sullivan

August 2, 1967

investigating the riots yesterday and had given all the information available to the FBI in connection with this matter and he felt that was sufficient. Watson said they knew pretty much all of that but they wanted the FBI to get out and investigate. Mr. DeLoach told him he would have a duplicate investigation, and Watson said the President puts his faith in the FBI. I commented that the trouble is the President asks two, three, or four people to do the same thing. Mr. DeLoach said he would like to suggest a letter be prepared to Mrs. Mildred Stegall at the White House that we have checked with all the offices and the only information available is that which I gave yesterday and relate exactly what I said. I told Mr. DeLoach to quote that portion of the statement I gave yesterday that dealt with this OEO and these various organizations under them, which I think is about six, and that is all we have. Mr. DeLoach said this will be done.

I took occasion to mention to Mr. DeLoach that I noticed that the teletypes this morning about the riots indicate we are furnishing the information to the Criminal Division and the Attorney General, but there is no indication it is being furnished to the White House. Mr. DeLoach stated that this is being done. I told him they ought to put that on the slip because I have to put it on each time. Mr. DeLoach stated the White House has indicated they do not desire more or less minor information, that they want the major information. I commented that those this morning were major, such as the shooting in Providence, Rhode Island, the situation at Detroit with the passing out of pamphlets, and in Roxbury with the passing out of pamphlets, and in Roxbury with the passing out of pamphlets, and get guns. I stated that is more violent than some minor thing like disorderly conduct. I said we ought to resolve it in favor of giving it to the White House and if they don't want to use it after they get it, it is their responsibility, but if we don't give it to them, they can then say we should have.

Mr. DeLoach said we will do it that way and indicate the dissemination.

Very truly yours,



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20635

5:09 p.m.

August 18, 196

Mr. Caper...

Mr. Trotter

Tele. Room.\_ Miss Holines. Miss Gandy\_

# MEMORANDUM FOR MR. TOLSON

Mr. DeLoach called to advise that the Attorney General hadcalled and asked if we knew where was; DeLoach told him yes,

DeLoach advised that the Attorney General asked if is carrying a gun. DeLoach told him he (DeLoach) did not know; that according to our sources of information,

The Attorney General indicated the Department needs

information concerning this; they are thinking about having Alcohol and .
Tobacco Tax Unit agents arrest the man if he does arrive from an interstate plane with a gun. The Attorney General asked if this would be within the FBI's jurisdiction. Mr. DeLoach told the Attorney General he did not know, that he would have to check the statutes.

The Attorney General advised that he would appreciate it if we would keep him advised this weekend as to where and whether or not he is carrying a gun.

I stated that we have no business to be getting into it; that they ought to handle it through the Alcohol and Tobacco Tax Unit.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/28/82 BY DE GSK/PSK

\$10 \$10



#### FEDERAL BUREAU OF INVESTIGATION

WASBINGTON, D.C. 20535

9:27 a.m.

August 18, 196 pr. Suil yan

Mr. Tavel ...

Tele, Room .

Miss H. I Ties Miss Gandy.

MEMORANDUM FOR MR. TOLSON MR. DE LOACH MR. BISHOP

Justice Hugo Black called and said about a year ago I gave his wife a thorough spoiling about our exhibits down here and they now have his son and his wife and three children. He asked if I could arrange to get somebody with them so they would get something like Mrs. Black had before. I said I would arrange a special tour for them. He said they could come in at 10:30 this morning.

Justice Black stated he had told them they could go up to the Supreme Court and go from there in a taxi. He indicated he thought there was no place to park here and I told him there was not, that parking is banned on the Avenue.

I told Justice Black to have them come directly to my office in the building; that I will personally meet them and have a special tour for them. remarked

Justice Black again/how spoiled Mrs. Black was by her tour. I said I was delighted that she could come down and that we will take good care of this group, too.

Mr. Bishop has been instructed to have a Special Agent conduct this party on a special tour.

Very truly yours,

ALLINFORMATION CONTAINED HERFIN IS UNCLASSIFIED DATE 5/28/82 BYSE 1 65K/8X



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:13 p.m.

August 18, 1967Mr. Tavel

Mr. Sullivan.
Mr. Tavel ....
Mr. Trotter....
Tele. Room....

Mr. Tolson

Mr. DeLoach Mr. Mohr .... Mr. Bishop ....

Mr. Casper. Mr. Callaha

Mr. Conrad Mr. Felt..... Mr. Gale ....

Mr. Rosen

Tele. Room.... Miss Halmes... Miss Gandy....

# MEMORANDUM FOR MR. TOLSON

Mr. DeLoach called and advised that Senator Eastland had advised that the Senate Judiciary Committee yesterday voted a Subcommittee of Eastland, Ted Kennedy, and Philip Hart would get together and decide who would be called to testify before the crime hearings. Later they met last night in Eastland's office; had an argument as to who would be called; finally reached a unanimous agreement to call John McCone as scheduled, people from Detroit, and a number of other individuals, but would not call either the Attorney General or me.

Eastland told Mr. DeLoach that after the meeting, Ted Kennedy met three reporters and made an announcement that they had voted unanimously to call me. Eastland said this is a lie and even Senator Hart was angry and shocked at the way Ted Kennedy behaved; that they would not call me under any circumstances. I said this shows what an irresponsible person Ted Kennedy is.

Mr. DeLoach further advised that he has all the testimony and he has a firm agreement - informally that he can keep this over here in his office until we get through with it and can make any changes we want. I asked how it looked and if the stenotypist got all of it. Mr. DeLoach said she was not a good girl and missed a lot of it. I instructed him to go over it very carefully and let me see it. Mr. DeLoach advised that it will probably be Monday before they get through with it. I said this is all right.

Very truly yours,

Hn Edgar Hoover

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE Stages BY APIGNESS

DC.



# ALL INFORMATION CONTAINED "" HEREIN IS UNCLASSIFIED""

9:14 a.m.

DATE 5/26/82 BY 20/05/1000 MEMORANDUM FOR MR. TOLSON

August 24, 1987 Taxel

987. Tavel .... Mr. Tr. t.r... Tele, Room \_\_ Miss Homes\_ Miss Gandy...

Mr. Tolson Mr. Del. neh Mr. M. hr. .... Mr. E. l. p...

Mr. Canper . Mr. Cri a' an

Mr. Consid-Mr. Felt

Mr. R sen

Mr. DeLoach called to advise that Marvin Watson called last night late and Califano called again around 12:20 a.m., today. They are very anxious to get the report on

Watson last night indicated he would appreciate having the verbal results no later than 9:45 a.m., today. DeLoach told Watson we had already conducted 33 interviews and there were 5 to 7 more to be conducted; that if we were successful in getting the interviews through, he would call Watson; however, if not, he could not give

him a half-completed investigation; and Watson said to give him what we have.

Mr. DeLoach further advised that the President called a few minutes ago; he had talked to Califano and Watson and he is in one awful mess as a result of this article; we could just go ahead and take our time on the investigation; make it as thorough as possible; he didn't care whether it was derogatory or not; he wanted us to interview and his wife and ask them point blank about their memberships in various communist front organizations and their associations with various communists. DeLoach told the President we would do that.

Mr. DeLoach said the President then mentioned a man named whom he had not heard of before.

Mr. DeLoach advised that the President said he was afraid the FBI had leaked the information regarding that he had told him the FBI has not leaked this information that he had immediately advised me about this investigation and I issued instructions to comply with Watson's instructions.

The President asked where the leak came from; that told Califano in talking to people who were interviewed by the FBI they said in talking to the FBI it was mentioned and they told him it came from the FBI. Mr. DeLoach stated he told the President and the are extremely close and Califano is close to them; that this was known only to Mrs. Stegall, Marvin Watson and Califano; that he knows and the Director knows that Mrs. Stegall and Marvin Watson did not talk to the press and that leaves only Califano. The President said Watson believes that too and he is beginning to believe it too. He said go ahead and take our time.

Very truly yours, John Edgar Hoover Director

\$6



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

12:57 p.m.

September 1.

Mr. Cenrad Mr. Felt

MEMORANDUM FOR MR. TOLSON MR. DE LOACH

MR. BISHOP MR. ROSEN

Senator John McClellan returned my call. He advised that, when he called the other day, what he had in mind was that he wanted to come down. visit with me, get my advice, discuss the problem he has of conducting this riot investigation, wanted to come down and visit with me. I told him I would be glad to do it at his convenience.

Senator McClellan then asked if I would have my secretary call his office and tell them to make a note sometime Wednesday at my convenience. I said I would be glad to; I would take care of that right away.

Senator McClellan said he wants all the help he can get. I said any help we can give him we will. He remarked that he did avoid one thing the ethics committee.

He said I was very kind to call him and he would look forward to seeing me sometime Wednesday, anytime. I told him I would fix it sometime in the morning. He said that would be fine.

An appointment with the Senator for 10:30 a.m., Wednesday, September 6, has been confirmed.

Very truly yours,

John Edgar Hoover

Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE s/kg/BU BY SAIGH/ASK



# FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

Wand

Mr. Mohr...
Mr. Bishop
Mr. Casper
Mr. Corrad
Mr. F It
Jit. Gult
Mr. F It

11:55 a.m.

September 8, 19

MEMORANDUM FOR MR. TOLSON MR. DE LOACH

MR. DE LOACH MR. BISHOP MR. SULLIVAN

PA BEARING

Attorney General Ramsey Clark called and said one matter he needs to discuss with me, and he was embarrassed by the long delay which he will explain in some detail, is on our national security surveillance problems generally. He said he wondered whether I thought it might be better if he and I talk alone after lunch but he would defer to my judgment. I said I would be perfectly willing to discuss it at lunch. It was decided that we will discuss it during lunch.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE. 5/19/622\_BY)21 CX/631



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:27 PM

September 13.

MEMORANDUM FOR MR. TOLSON

MR. MOHR MR, CALLAHAN

MR. BISHOP

Mr Beaver

Tele. Room Miss Holmes

Miss Gandy.

Speaker of the House John McCormack called. He asked that I take down the name of Special Agent who is in the Portland, Maine, office and has been with the Bureau almost 20 years. The Speaker continued that the are dear friends of Mrs. McCormack and himself that Agent has a brother.

the oldest parish in South Boston; that the father is alone, as his mother died recently, and he has many could be home as he has nobody else and it would help if Agent to rely on.

Speaker McCormack stated he would appreciate it very much if I could look into this and see if now or the near future, Agent could be transferred to Boston. I told him I would look into it and let . the Speaker know the next day.

Very truly yours,

Édgar Hoover



#### FEDERAL BUREAU OF INVESTIGATION

WASEINGTON, D.C. 30535

September 19, 1967,

MEMORANDUM FCR MR. TOLSON MR. DE LOACH MR. BISHOP MR. GALE MR. ROSEN MR. SULLIVAN

ı	Mr. Tolson
ł	Mr. Delasch
۱	Mr. Mohr
ı	Mr. Bish p
1	Mr. Ca per
ı	Mr. Caltai an
ı	Mr. Conrad
1	Mr. Filt
1	Mr. Gale
1	Mr. Resen
į	Mr. Suli van
	Mr. Tavel
ı	Mr. Tratter
	Tele. Room
	Miss H lines
	Miss Gandy
	MM
	7.1

On September 13, 1967, I saw Governor and Mrs. George Romney of Michigan. The Governor had asked for an appointment to see me and we discussed generally the situation in the field of the riots occurring in the country, particularly in Detroit. The Governor is making a tour of the country and hopes to visit cities in which riots have occurred so as to get the advice of the local authorities as to handling them and as to steps that might be taken to avoid or at least to minimize such outbreaks in the future.

I assured Governor Romney that he would certainly have the full cooperation of the Bureau in any mutual matters in the State of Michigan where we could be of assistance.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/26/52 BYJD 1 654/52



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, B.C. 20035

10:33 a. m.

September 1907

from

and

behalf and said

MEMORANDUM FOR MR. TOLSON (

MR. DE LOACH MR. MOHR

MR. BISHOP MR. TROTTER

He stated

Mr. Tolson. Mr. DeLough Mr. Mohr ...

Mr. Bishop . Mr. Casper.

Mr. Callahan Mr. Course

Mr. Cale

Mr. Tavel .

N'- Tr or Tele. Room ...

M.ss ii lines \_\_\_\_

Miss Candy .....

called from that about three weeks ago he talked to

about a boy called

that he called on

make a good steward for that said he had it in mind but asked why don't you take it. said he told then indicated he was going to recommend

wished, he would.

later advised that all right for

doesn't think

to appoint

but

would be to favorable about it. to get letters from favorable people.

stated he told would not campaign for it but will accept it if offered.

that said ought to appear before

if asked, that he had a good record in would appear before racing with nothing to defend.

Concerning the letters

suggested. said he asked

that he talked to

suggested it:

who said he would not only write a letter but would call then said he thought he would take a shot with me. I said I thought it would be better if I didn't write a letter; that they will check as to fingerprints with the Bureau; therefore, we would then be able to make a report on him at

him, it would look as if I were injecting myself into a matter that later I would have to report on anyway.

for and received a letter from

thinks it is

that time; therefore, if I wrote a letter in advance of a request for a report on

ALL INFORMATION CONTAINED HERFIN IS UNCLASSIFIED DATE 5/48/82 BY \$1 GSC/BC)

Memorandum for Messrs. Tolson, DeLoach, Mohr, September 20, 1967 Bishop, Trotter

16

I told that, when we receive an inquiry concerning him, we would be in a position of making a report that there is no criminal record on him and no derogatory information on him. Stated that would be fine. I told him I would place a stop so that it will come to me personally.

Very truly yours,

J. E. 34.



FEDERAL BUREAU OF INVESTIGATION

SRINGTON D.C. MILL

10:05 a.m.

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH

MR. MOHR MR. BISHOP

MR. CALLAHAN

√Mr. Beaver

I returned an earlier call from Congressman Ray Roberts of Texas, who advised me he had just received notice from a newspaper in Dallas that one of my boys was selected for 330 Mason; that he had known this man all his life and thought I would want to know. He then stated it was Vince Drain (Vincent E. J. Drain). I said yes, I know him well.

Mr. Roberts stated Mr. Drain came from his little country county, is a great boy, and he thought it was a great honor. I said I was going to drop Mr. Drain a note today; that he has done a grand job in the Bureau. I stated I think he is not only greatly honored by being a 330 but I think Masonry is also honored. Mr. Roberts agreed and said we need more of them. I said we need dedicated men.

Mr. Roberts said it was nice of me to return his call. I told him I was very happy indeed to have him call me about it.

Letter to Mr. Drain is being prepared.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HERFIN IS UNCLASSIFIED DATE 5/28/82 BYSPIGS/800

was how file



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:34 p.m.

October 24, 196

Mr. Tavel Trotter Tele, Room. Miss Holmes Miss Gandy

Mr. Gale

Mr. Rosen Mr. Sullivan

Mr. Tolson Mr. DeLoach

MEMORANDUM FOR MR. TOLSON MR. DE LOACH

MR. ROSEN

I returned an earlier call from Senator Birch E. Bayh (D-Indiana), who said that he was certain that I had heard of the mess in Garv. Indiana. He said he had received a call from said they have uncovered some indications of a real plot to participate in fraud in connection with the elections there. Senator Bayh said he understood that there were two FBI Agents on the scene and they wanted to talk to the FBI men about this. Senator Bayh said that he wanted to verify that there were Bureau men there. I told the Senator that this was entirely possible. The Senator said he did not know the validity of these charges. He said he would like to know the names of the men if possible. I told Senator Bayh that I would check on this and let him know this afternoon.

Mr. Rosen has been asked to check into this immediately and report to me this afternoon,

Very truly yours,

dgar Hoover Birector

> ALL INFORMATION CONTAINED HERFIN IS UNCLASSIFIED

JEH:nm (7)



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:15 AM

October 25, 19

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH

MR. ROSEN MR. BISHOP

Senator Birch Bayh called and I advised him that I had the information for him and advised him that the names of the two Agents are

both of whom work out of Gary, Indiana, which is what we call a Resident Agency. I continued that it seems the Department asked us to make an investigation incident to the election for Mayor of Gary, which is to be held in November: that the allegation was made that

purged

Negro registrants from the voter rolls and was rejecting new applications from Negroes pursuant to standards and procedures not being applied to white registrants and applicants. I told the Senator that the Department requested investigation as this would constitute a violation of Federal Civil Rights Statutes if true. I told him that our Agents endeavored to look at the registration books but they were closed on October 9 and will not be available until today or tomorrow at which time we will examine the books.

Senator Bayh said that the allegation which was made to him yesterday was to the effect that the machines were going to be rigged or something be done so that when the election started, one of the candidates is going to have 20,000 votes to begin with. The Senator then asked if the Agents had authority to look into that. I told him that they were limited at the present time to the complaint to the Department about discrimination. I told the Senator that what these people ought to do, those who complained along that line, is to report it to our two men in Gary. The Senator asked what if they did report it and I told him it would be submitted to the Department to decide whether to proceed with the investigation. The Senator then asked how much time that would take and I said the Department ought to act certainly within twenty-four hours. The Senator said he did not know if it were true and I commented that if it is, it should be looked into. The Senator continued that the one person who blew the whistle is afraid for his life. I told him that if they will report it to our Gary Office, they will at once advise us and I will submit it to the Civil Rights Division. Senator Bayh expressed his appreciation and stated he just wanted to check the validity of the two Agents.... Very truly yours.

**ALL INFORMATION CONTAINED** HEREIN IS UNCLASSIFIED DATE 5/23/80 BY JEICSK/DSE

Miss Haliner

Miss Gandy

67C



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 2011

4:35 PM

November 1.

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. CALLAHAN

MR. BISHOP ()

Mr. Tavel \_\_\_\_\_ Mr. Tretter \_\_\_ Tele. Room \_\_\_ Miss Helmes \_\_\_ Miss Gandy \_\_\_

Congressman J. Irving Whalley called. He stated that during the course of our conversation yesterday we were discussing budget problems and I had mentioned the name of Frank Bow. Mr. Whalley said that Mr. Bow is a great friend of his and he admires him a great deal; that he was talking to him today and asked him whether there was line by line items and not Department in the budget and he told Mr. Bow about my seeing him yesterday morning and that I was worried about the budget. Mr. Whalley continued that Mr. Bow said that he could make up his mind that this budget will be one hundred per cent taken care of. Mr. Whalley said he told Mr. Bow that coming from him, that is something but that all of them would be back of it. I told Mr. Whalley this was nice of him.

Mr. Whalley continued that Mr. Bow said it will be done no matter what reductions are made along the line. I stated that was real assurance and I appreciated his going to bat for us.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE STEPPED BYSP-1 COXPOSE.



#### FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:35 PM

HEREIN IS UNCLASSIFIED

November 1, 1967Mr. Sullivan

ir, DeLoach

Mr. Bishop ... Mr. Casper... Mr. Callahan

Mr. Conrad Mr. Felt

Mr. Gale

./

ALL INFORMATION CONTACTOR MR. TOLSON MR. MOHR

MR. CALLAHA MR. BISHOP Miss Holmes Miss Gandy

While talking to Congressman J. Irving Whalley when he called on another matter, he mentioned that in his office they have no newspapers and no smoking and he is against coffee breaks, and he asked if I had told him that we do not permit newspapers. I stated we have newspapers on file for reference purposes, but employees are not allowed to read them as a matter of general information as you would at home.

The Congressman said there are some bad habits on Capitol Hill and said that he also understood that smoking was not allowed in the Bureau. I stated the employees are allowed to smoke in the lavatories and cannot smoke in areas subject to fire, such as the fingerprint files, so there will be no chance of fire breaking out. The Congressman stated that while he does not have anything like fingerprint files, he does not permit smoking in the office as they have church people coming in, et cetera, and it does not look good. I stated that is right.

Congressman Whalley then asked what I had told him about overtime and I told him that there is an average of two hours and forty-five minutes per day that each Agent puts in. The Congressman asked if that was without overtime pay and I told him the Agents were allowed pay for one hour and twelve minutes per day overtime by act of Congress but the balance of it is strictly voluntary.

Congressman Whalley then asked about coffee breaks and I stated we do not allow the employees to just go off without any control or direction to have coffee breaks at various times. The Congressman stated that he and I must see eye to eye because he does not permit anyone to go down for a break but he allows them to send one person out to bring it in to the others. I commented that it takes a long time to get to the cafeteria and then they sit around kaking and smoking and then it takes time to get back to the office. The Congressman stated he was glad there were people like us and I said that I thought we needed some standards to adhere to.

Very truly yours,



#### FEDERAL BUREAU OF INVESTIGATION

WASBINGTON, D.C. 20535

9:08 AM

November 9

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH

MR. MOHR

MR. BISHOP

MR. CASPER

I returned a call from Congressman W. R. Poage (D.-Texas). He stated that he knew I get called on from everywhere and they were reluctant to even suggest a further imposition, but he knew that I knew Colonel Homer Garrison, Jr., Director, Texas Department of Public Safety. The Congressman continued that Colonel Garrison is in bad health as he has cancer and is having to retire. The Congressman stated they are trying to give him a big retirement party at Waco; that the people had talked to him, Poage, about it yesterday and he had told them he knew my problem but that he would talk to me as they hoped I could go down there and have something to say for him at this retirement party. In answer to my inquiry as to when this was to be, the Congressman stated they were thinking in terms of about the 13th of December, but it could be shifted a day or two.

I told the Congressman that I have had to decline all out-of-town speaking engagements because of the pressures here as we have this racial situation on our hands and the various hearings before Congress, but I would be glad to send one of my Assistant Directors down to speak for me if that would be their desire. Congressman Poage stated he knew they would be happy to have the man; that they expect to have the Governor and if I were there, they expected to have me as the main speaker, but if anyone else goes, they will probably have to ask the Governor to be the main speaker, but they would still like to have anybody else from the Bureau. I told him I would be happy to send one of my Assistant Directors to deliver a personal message for me as I have a high regard for Colonel Garrison and he has had many years of dedicated service in law enforcement. The Congressman stated they think so too, and as a matter of fact, he, Poage, was in the State Senate when that Department was organized and he helped write the bill. I stated the Colonel has done a grand job and he is viewed throughout the country as an outstanding man. Congressman Poage stated they recognize they are going to lose a good man, but unfortunately his health is so bad, although not critical, he has to retire. I commented that those things never get better.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED NATE 5/28/82 BY SPICSK/PSK

Memorandum for Messrs. Tolson, DeLoach, Mohr, Bishop, Casper

I told the Congressman that if he would talk with the folks and tell them I would very much like to come down personally, particularly because of the Congressman's interest and since it pertains to Colonel Garrison, but I will send one of my Assistant Directors, one of my right hand men, to represent me on that occasion and convey a message from me and see what they desire. The Congressman stated that would be fine and he would then contact my office, and let me know the exact date. I told him to let me know the date and if it is satisfactory, I will be glad to designate a man. The

Congressman stated they appreciated it.

Very truly yours,